Mr. Callahar Mr. Conrad Mr. Sullivan Ir. Trotter... Tele. Room. Miss Holmes. Miss Gandy Mr. John deJ. Pemberton, Jr. Executive Director American Civil Libertico Union 156 Fifth Avenue New York 10, New York Dear Mr. Pemberton: This will respond to your letter to His \ Attorney General enclosing a copy of a letter you cent w to Mr. J. Edgar Hoover which expressed concern about 🗔 the manner in which except charges are submitted, re-S corded and distributed, particularly as it refates to public demonstrations involving racial matterf. CO COR 의 서ేmero seems to be little that can be edded to the rechonse Mr. Hoover made to your letter. Gradation of criminal acts beyond the common law concept of <u>malum prohibitum</u> and malum in se and the distinctions between felonies and misdemanors would seem to be a hopeless task. Beyond setting forth the circumstances of the arrest, the arresting officer would be for the most part conjecturing if he attempted to determine, That gotivated the criminal act. ma As Mr. Hoover Points off, the Eureau receives More Size two million arrest Cingerprint cords each year. These come from 1817 chilorcement agencies of every Æze and description throughout the nation. Despite reseated urging by thour.B.Eq., digged unfortunate that in many coses of exrest the final disposition is not reported. Where this is not shown the recipient is urged to celifipleate with the contributing leven concenent ogency. MM el MAY-3E We bolleve that information contained o the cardo do sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the recipient to determine of the cardo de sufficient for the card MAY 1 c/c-7-B.I.

the purpose of the arrest or to know the source where greater detail can be obtained. Local authorities should be encouraged to look very closely into the cause of arrest when they receive records from the FBI. This, we believe, would give such authorities the opportunity to differentiate between criminal acts to the extent they feel there is or should be a differentiation.

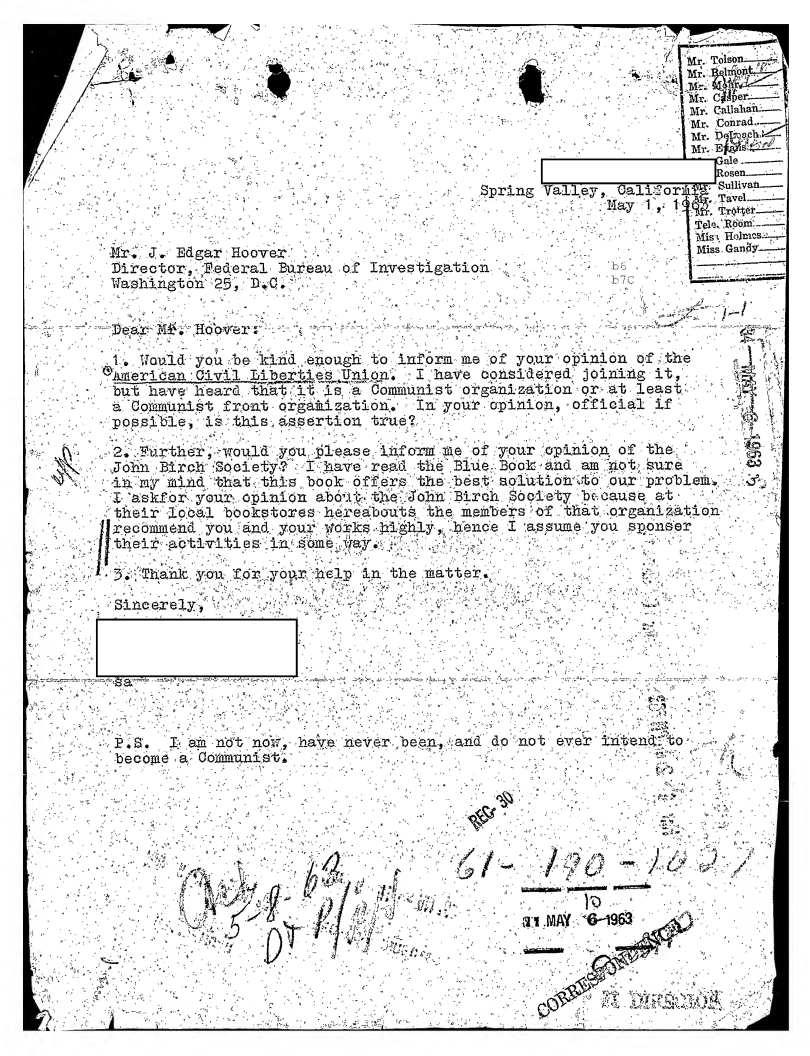
Sincerely yours,

Nicholas deB. Katzenbach

Nicholas deB. Katzenbach Deputy Attorney General

JTD:fm

61-190-1027 May 8, 1963 **b**6 b7C Spring Valley, California Dear Your letter of May 1, 1963, has been received. While I would like to be of service to you, the FBI being an investigative agency of the Federal Government, neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. I regret I am unable to be of help in this instance and hope that you will not infer either that we do or do not have data in our files relating to the American Civil Liberties Union or the John Birch Society. MAILED 30 MAY 9 1963 Sincerely yours, COMM-FBI J. Edgar Hoover John Edgar Hoover Director NOTE: Correspondent is not identifiable in Bufiles. The American Civil Liberties Union is "a nationwide nonpartisan organization devoted solely to the protection and advancement of the individual liberties. fundamental to the Democratic way of life." The ACLU believes in the Per free exchange of political opinion and the freedom to associate for the purpose of political expression, bothoof which are protected from Tolson Belmont Government interference by the Constitution. The ACLU has not been Mohr . Casper investigated by the Bureau. The Los Angeles chapter of the ACLU has Callahan Conrad circulated a petition calling for abolition of the House Committee on DeLoach Evans Un-American Activities and, in 1958, the Seattle Chapter recommended Gale Rosen an investigation of the FBI. Sullivan Tavel Trotter Tele, Room Holmes MAIL ROOM TELETYPE UNIT Gandy



REG. 3 6/-191-

May 23, 1963

b6 b7C

Queens, New York

Dear

Your letter of May 15th, addressed to the State Department, has been referred to the FBI.

In response to your inquiry regarding the American Civil Liberties Union, the FBI is strictly a fact-gathering agency of the Federal Government and, as such, does not make evaluations nor draw conclusions as to the character or integrity of any organization, publication or individual.

I am enclosing for your guidance a copy of the list of organizations which have been designated as subversive by the Department of Justice, as well as other material I hope you find of interest. You may also wish to secure a copy of "Guide to Subversive Organizations and Publications," prepared and released by the House Committee on Un-American Activities. A copy of it can be purchased for seventy cents from the Superintendent of Documents, Government Printing Office. Washington 25, D. C.

Tolson

Mohr _ Casper

Holmes

Belmont

Callahan Conrad

Enclosures (4)

Sincerely yours,

Organizations designated under EO 10450 An American's Challenge

Deadly Duel J. Edgar Hoover One Nation's Response to

Communism

NOTE: Correspondent is not identifiable in Bufiles.

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DeLoach Evans Gale Rosen Sulliyan

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MAIL ROOM TELETYPE UNIT

TRUE COPY

May 15, 1963

State Dept. Washington, D. C.

Gentlemen:

Please be good enough to let me know whether the American Civil Liberties Union is on your list of suspected subversives.

Thank you for your attention to sane. This is in connection with arguments pro and con in opinions voiced currently.

Respectfully,

Queens, N. Y.

Str. 3

61- 190-1028

p MAY 24 1963

EX-114

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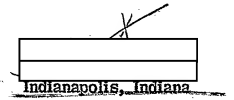
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WEIFANJMENTOF 1963 State Dept. Washington, D.C. Gentlemen" Please be good enough to let me know whether the american Civil Liberties Union is on your list of suspected subversives. Thank your for your attention to save. This is in connection with arguments fro and con in opinions voiced currently. 5-23-67 Dueens,

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May 29, 1963



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Dear

Your letter of May 24th has been received, and I want to express my sincere appreciation for your kind expression about the work of the FBI. It is our hope that our future endeavors continue to merit your support and approval.

b6 b7C

The FBI is an investigative agency of the Federal Government and does not make evaluations nor draw conclusions concerning the character or integrity of any organization, publication or individual. Please do not infer either that we do or do not have information in our files relating to the subject of your inquiry. I am certain you will understand my position in this matter.

Sincerely yours,

L Edgar Hoover

MAY2 9 1963 comm-fei

John Edgar Hoover Director

1 - Indianapolis - Enclosure

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See NOTE next page

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NOTE: No record of in Bufiles. It is more than likely he refers to the American Civil Liberties Union. This Bureau has not conducted an investigation of this organization. It is noted that the Fifth Report of the California Senate Fact-Finding Committee on Un-American Activities (1949) set forth the following: "American Civil Liberties Union: Cited as heavily infiltrated with communists and fellow travelers and frequently following the Communist Party line and defending communists, particularly in its Los Angeles unit. In connection with this, it is noted that the 34th Annual Report of the American Civil Liberties Union (For the year 1954) re-affirms the anti-communist and anti-fascist policy of the organization and maintains its intention to defend civil liberties of all persons regardless of any political party, organization, denomination, race or nationality to which an individual may belong.

Max L. Jackson Company, Inc.

7919 ENGLEWOOD ROAD
INDIANAPOLIS, INDIANA
CL. 3-2615

May 24, 1963

Mr. John Edgar Hoover Federal Bureau of Investigation Washington, D.C.

Dear Sir:

As I am a parent and certainly interested in my children's future, I feel it my American duty to keep abreast of the Communistic activities.

Therefore, I am writing you asking information available on an organization called the <u>Civil Liberties Union</u>. In my meager understanding of this organization, it has been pointed out to me that they have Communistic tendencies and since there seem to be members of this organization on our local School Board, I feel that I would like to know more about it.

Any information that you could give me would be deeply appreciated, as we are endlessly grateful for the wonderful service the F.B.I. has dedicated to America.

mul

REC- 74 61-190:-July 10, 1963 West Chicago, Illinois Dear Your letter of July 6, 1963, has been received, and I appreciate your generous comment. regarding my work. Although I would like to be of service, the FBI being an investigative agency of the Federal Government neithermakes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. I regret that I am unable to help you and hope you will not infer either that we do or do not have data in our files relating to the subject of your inquiry. Enclosed is some literature which I hope will be of interest. Sincerely yours E. Edgar Hoover MAILED & John Edgar Hoover .11117 1 0 1963 Director COMM-FBF Enclosures (5) Shall it be Law or Tyranny? My Answer to Communism and Crime July 1963 LEB Intro "An American's Challenge" Belmont All Copperation the Backbone of Effective Law Efficement Division Mohr Casper. Callahan NOTE; Correspondent is not identifiable in Bufiles. Conrad DeLoach Evans MAIL ROOM TELETYPE UNIT

West Chicago, Illinois

July 6, 1963

Mr. J. E. Hoover, Director Federal Bureau Of Investigation Washington, D. C.

Dear Mr. Hoover:

Would you please tell me if The American Civil Liberties Union is a subversive organization or if they are on your list as a potential subervisive?

Exactly, what is your current status on this group?

Thank you for most dedicated effort to safegard our dear Nation from the forces of evil.

Sincerely voung

REC- 74 6/-/90-10-3

EX-103

CORRESPONDE

12 201 C

OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA GEN. REG. NO. 27 UNITED STATES MemorandumCallahan Mr. DeLoach DATE: 7-12-63 ALL INFORMATION CONTAINED HÉREIN IS UNCLASSIFIED CONSTEPHEN LANCASTER: JBJECT: A United Press-International News Service release of July 9, 1963 reported that Burt Lancaster and Tony Franciosa joined other celebrities at a meeting in Beverly Hills, California, aimed at "peaceful steps to speed up integration" in their community. Dr. Christopher L. Taylor, local National Association for the Advancement of Colored People (NAACP) leader, addressed the session. Mr. Tolson noted, "What do files show on Lancaster and Franciosa?" INFORMATION IN BUFILES: There are no main files on either Lancaster or Franciosa. The "Motion Picture and Television Alamanac" reflects that Burton Stephen Lancaster, also known as Burt Lancaster, was born in New York City on November 2, 1913. He was educated at New York University and later was a circus acrobat in Vaudeville He served in the U. S. Army in Special Service during World War II in Italy and North Africa. He made his screen debut in "Killers" in 1946. CAROF. In 1947 Lancaster reportedly signed a statement released by the National Council of the Arts, Sciences and Professions (NCASP), asking Congress to abolish the House Committee on Un-American Activities (HCUA). NCASP was cited as a communist front by the HCUA and by the Internal Security Subcommittee of the Senate Judiciary Committee. In addition, Lancaster was affiliated with the "Committee for the First" Amendment" which protested the activities of the HCUA. He was one of 26 movie stars who flew to Washington in October, 1947, to protest against HCUA investigations. On June 28, 1957, Lancaster requested a special tour of the Bureau and also requested to meet the Director. In regard to the Becommendation that he meet Lancaster, the Director noted, "I will not in view of his subversive association." Lancaster did not appear at the Bureau for the tour but his wife, two sons and five other relatives of his wife were taken on a special cour. PEC. 101 Prof/1960 the Office of Naval Intelligence conducted a raid on the residence of who is described as a millionaire and a notorious homosexual. 1 - Mr. Tolson







b6 b7C

M. A. Jones to DeLoach RE: BURTON STEPHEN LANCASTER; TONY FRANCIOSA

required that guests register when visiting his home and this register reportedly contained the name of Burt Lancaster and other Hollywood celebrities. The raid was conducted because it had come to the attention of Marine authorities that 250 Marines had been frequenting mansion.				
In November of 1955 a potential criminal informant of the New York Office				
advised that he had attended parties at the home of a wealthy homosexual,				
and that Burt Lancaster was among the members of the entertainment profession who also				
attended these parties. In April of 1956 the Office of Naval Intelligence obtained a signed				
statement from a sailor who had deserted and he advised that he had attended several				
''homosexual parties'' at the home of	Beverly Hills, California. He stated			
that he saw Burt Lancaster at one of these parties.				
	and the state of t			

The only reference concerning Tony Franciosa in Bufiles is in connection with a previous meeting held in Los Angeles concerning radicial problems. This rally was held at Wrigley Field on 5-26-63 and was sponsored by the NAACP. The featured speaker was Reverend Martin Luther King who made the statement that segregation should end in Los Angeles and that President Kennedy should personally escort Negro students into the University of Alabama.

Referral/Consult

RECOMMENDATION:

None. For information.





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Gandy

(DISCRIMINATION)

BEVERLY HILLS, CALIF. -- ACTOR MARLON BRANDO ADDED HIS VOICE LAST NIGHT TO THOSE OF NEGRO LEADERS WHO HAVE INSISTED DISCRIMINATION EXISTS IN THE MOTION PICTURE INDUSTRY.

"THEY SPEAK OF PREJUDICE IN MOTION PICTURES -- IT IS THERE, "BRANDO TOLD AN AUDIENCE OF 300 GATHERED AT THE BEVERLY HILTON HOTEL FOR AN EMERGENCY MEETING OF THE ARTS DIVISION OF THE AMERICAN CIVIL LIBERTIFS UNION (ACLU).

LIBERTIES UNION (ACLU).

"I'VE SEEN PEOPLE (IN THE FILM INDUSTRY) REFUSE TO HIRE NEGROES,"
HE SAID. "WE WILL LOSE 40 PER CENT OF THE MARKET. THEY SAY. WE
HAVE A MORAL OBLIGATION TO THE BANKER. THEY CLAIM."

BRANDO, ATTENDING WITH FELLOW ACTORS PAUL NEWMAN. CHARLTON CALL
HESTON AND BURT LANCASTER, HINTED THAT HOLLYWOOD STARS MAY REFUSE
TO WORK "UNLESS THERE'S A FAIR REPRESENTATION OF NEGROS" IN THE CALIF MOVIE INDUSTRY.

7/13--JD1019AED

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

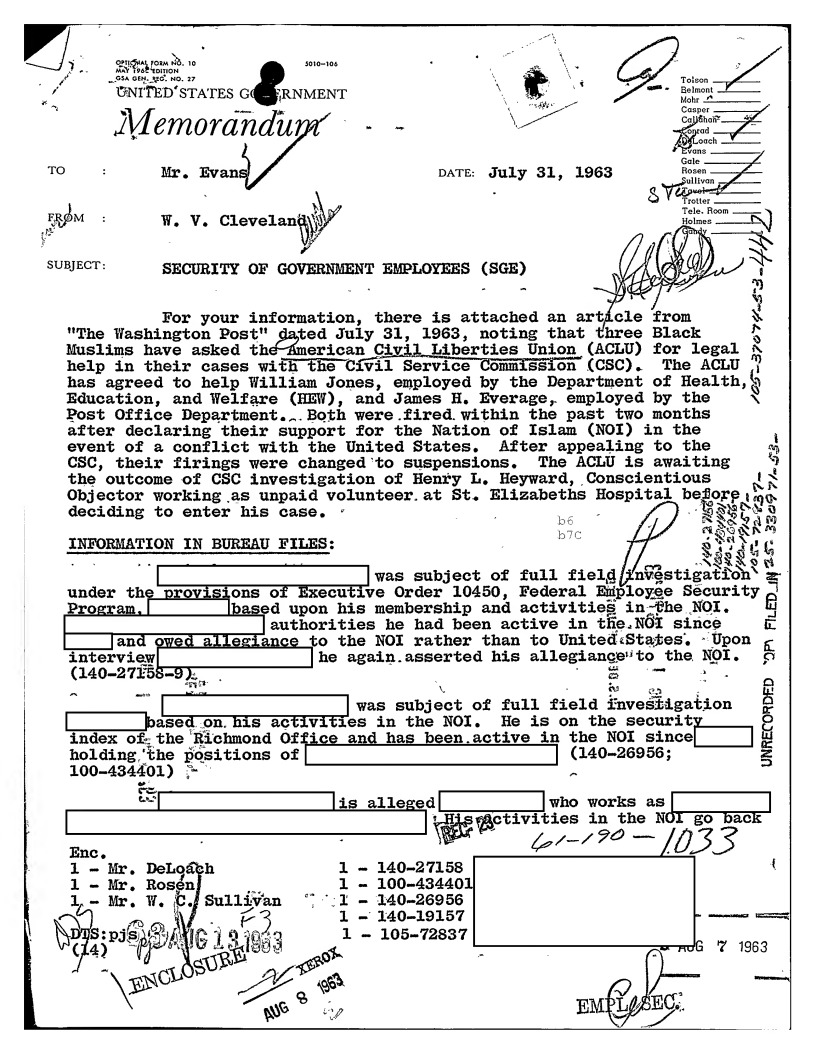
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WASHINGTON CAPITAL NEWS SERVICE



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Tired Black Muslims Act to Sue

By Jerry Doolittle Staff Reporter

Three Black Muslims have asked the National Capital Chapter of the American Civil Liberties Union, (ACLU), for fired, within the past two service requirement by two been grinding away for the its legal help in their hassles months, and both firings were years, work in an appropriate 14 months then with no de-

One of them., has been pending.

ice Commission, has fired 12 deciding whether to enter the them. So the South Carolina cause local Selective Service Black Muslims who were on case of the third Muslim, board told him to return there officials did not feel that grounds that they took their Allison st. nw.

When he replied by letter a conscientious objector.

The 12 were asked which side they would support in the event of a war between paid volunteer at St. Elizabeths the United States and the Hospital since May, 1962. He dodger cannot go on the hospital's He was released on \$5000 batak Muslims would like to payroll until he receives his bond after three days, and his stablish. The 12 picked Civil Service clearance.

Both said they would sup- a friend. He is single. In May 1962, faced with a ort the nonexistent nation. Heyward gives this account choice of finding a suitable Islam if it ever became a of his difficulties: ality and went to war with le United States. Both were

MEMBLAND LEVELAND TUEVAND

Ask Civil Liberties Union for Aid; | passed Civil Service fests as One Cites 14-Month Unpaid Job

Since 1958, the Civil Sery ready 14, months old before able to find a job at any of the delay may have been be-

lam.
Two of the men the ACLU \$2500 in sayings and piled up as agreed to help fall in this some \$1000 in debts so far in lyategory. They are William his years long wrangle with lones, 29, of 4400 New Hamp the Selective Service System hire ave nw., a clerk and and the Civil Service Commisnessenger in the mailroom of sion. Since he began his untendant in a South Carolina le National Institutes of paid work as a dictationist home for the aged After two lealth, and James H. Ev and clerk-typist he has lived months he fell ill, and was lage, a Richmond postal with relatives and in a room permitted to return to wash over the dress shop owned by ington.

state.

state.

He was sent a notice for a physical in 1958, and took it need Civil Service clearance in nearby Maryland. He was to go on the payroll, but could months later reclassified as a work as an unpaid volunteer conscientious objector which pending receipt of the clear ance many Black Muslims are.

Conscientious object or self-degree Heyward signed on as a must satisfy their military volunteer; then took and

with the Civil Service Com changed to suspensions when government facility or non-cision reached yet, mission, officials of the Union the men filed appeals with profit organization—usually A Commission spokesman said yesterday.

Civil Service. The appeals are in the medical or charitable said yesterday, however, that

oath of office with reserva. Heyward is a conscientious that he had no money to go tions.

The 12 were asked which Selective Service obligation, ferred to work in Washington.

ment to drop charges and handle the matter administrative-

All this had consumed three years and finally, in 1961, he

job here, going back to South He has lived here for nine Carolina again, or being failed years, but the draft board with again by Selective Service for jurisdiction over him was in draft dodging, Heyward ap-South Carolina, his home plied for his present job at St. Elizabeths.

a nursing assistant and a clerktypist.

The Civil Service Commission's clearance machinery has

One of them has been pending.

working for 14 months with A spokesmen said ACLU is He received a list of ap view him soon? Asked why lice clearance.

Its investigators "will interprocess had taken so long". Civil Service investigation al-draft board here, but was un the spokesman said some of

The Washington Post and X		
Times Herald		
The Washington Daily News		
The Evening Star		
New York Herald Tribune		
New York Journal-American		
New York Mirror		
New York Daily News		
New York Post		
The New York Times		
The Worker		
The New Leader		
The Wall Street Journal		
The National Observer		
Date July 31, 1963		
Page C 10		

Memorandum to Mr. Evans SECURITY OF GOVERNMENT EMPLOYEES (SGE)

	he was indicted	by Federal Gra	ind Jury,
Indictment nol prossed			
position in Federal Governme	ent. (140-19157;	105-72837)	b6
*	~		.b7

ACTION:

All necessary dissemination has been made in these cases.

A copy of this memorandum should be placed in the main case file of each of the above-named individuals.

UB.

	.D0-8	MR. TOLSON
\bigcap	OFFICE OF DIRECTOR	MR. BELMONT
(0)	FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE	MR. MOHR
	SKILD STATES DEPARTMENT OF JUSTICE	MR. CASPER
		MR. CALLAHAN
		MR CONRAD MR DELOACH
t		MR. EVANS
		MR. GALE
No.		MR. ROSEN
•		MR. SULLIVAN
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	AMERICAN CIVIL LIBERTIES UNION	•
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September 20, 1963

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REC. 25.

Weehawken, New Jersey

Dear

Your letter of September 15, 1963, has been

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received.

In response to your inquiry, the FBI is strictly an investigative agency of the Federal Government and as such does not make evaluations nor draw conclusions as to the character or integrity of any organization, publication or individual. Further, information in our files must be maintained as confidential pursuant to regulations of the Department of Justice.

I am sorry I cannot be of service to you and hope you will not infer either that we do or do not have data in our files pertaining to the American Civil Liberties Union.

Sincerely yours,

U. Edgar Hoover

MAILED BII SEP 2 0 1963 COMM-EBI

John Edgar Hoover Director Phy

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NOTE: Correspondent is not identifiable in Bufiles.

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TRUE COPY

Weehawken, N. J. Sept. 15, 1963

Dir. J. Edgar Hoover Fed. Bur. of Invest. Washington 25, D. C.

b6 b7C

Dr. Mr. Hoover,

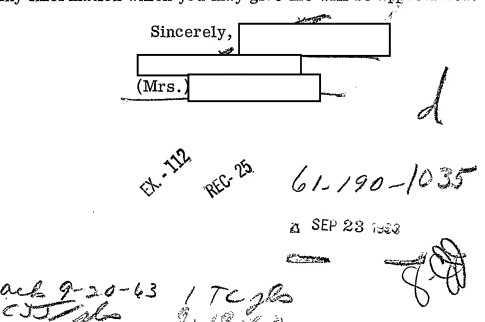
Sometime back in June in a local newspaper, Hudson Dispatch, Union City, N. J, There appeared a very small item stating in words to the effect that the American Civil Liberties Union would ask that the words, "under God" be omitted from the pledge of allegiance.

As a mother of 3 children who is distressed at the ban of prayers in school, but who must teach these children to obey a law which neither I or my husband respect, I remember that it was such a small item as this that I read not too long ago and thought would never happen that eventually occurred.

My purpose in writing is to ask who is the American Civil Liberties Union-what are its aims-its principles, who are its leaders and what is it doing to earn the title, "American."

There must be something an average citizen can do before these things come about.

Any information which you may give me will be appreciated.



Weekawken, n. x DE! Sept. 15, 1963 Dir. J. Edgar Komer Hed Bur of Invest. Washington 25, D.C. Dr. Mr. Hoover, Sometime Kack in June in a local newspaper. Hudson Dispatch, Union City, M. J. There appeared a very small item stating in words & the effect that the american Civil Tiberties Union would ask that the

swords, "under God" be omitted from the please of allegiance CORRECTION

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1 TC 180 9-19-63 ach 9. 20-63 CJJ/J60

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HOW

AMERICANS

PROTEST

A Statement on the Civil Rights Demonstrations

Published by the

AMERICAN CIVIL LIBERTIES UNION

156 Fifth Avenue

New York 10, N. Y.

August, 1963 Price 15¢; quantity prices on request

Foreward

The American Civil Liberties Union views with firm hope the course being taken by the movement of our Negro countrymen toward full citizenship. A protest movement of such dimensions is bound to arouse opposition and be attended by disorders, perhaps some that will be more serious than have already occurred. But disorder is less to be dreaded than suppression of the right to protest. In our constitutional system this right is one of fundamental importance — a part of the purpose of our national being. It is also a means of resolving deep-seated problems — the loss of which threatens dangers of a much higher order.

We deem it essential, therefore, to revert to first principles — to inquire why the First Amendment forbids Congress to make any law "abridging . . . the right of the people peaceably to assemble and to petition the government for a redress of grievances," why the Fourteenth Amendment forbids State action abridging the same right, how Americans have used this right before, and how all this affects what we do in response to today's headlines.

The First Amendment prohibition was a fruit of colonial experience. Bacon's Rebellion in Virginia, the Regulator movement in North Carolina, and the movement culminating in the Boston Massacre — all originated in denial to the people of a right to assemble and voice their grievances. The colonists, therefore, had had bitter experiences at the hands of an unrestrained government willing to resort to shooting and hanging to suppress popular protest. Hence the architects of the Constitution rightly put the new government under restraint.

Yet in the very act of establishing a government they placed themselves under reciprocal restraint, acknowledging this in the word "peaceably" which they wrote into their definition of the First Amendment right. Even so, the right they defined is quite as capable of being suppressed by violent citizen opponents as by an unrestrained government. Clearly, then, government is not only required to refrain from interference with peaceful assemblies; it must restrain the restrainers as well.

Those government officials and editorial writers, who have been quick to rebuke certain parts of the extraordinarily effective civil rights demonstrations of 1963, have forgotten this clear direction of the First Amendment. They have likewise forgotten that the demonstrators have shown a keen awareness of the meaning and limit of the First Amendment right. When breaches of order have occurred, the well-led civil rights assemblies have manifested truly remarkable self-discipline, and they have rarely been the agressors.

But observers of these actions owe the protesters an additional concession: the grievances sought to be redressed are themselves the denial of a carefully defined constitutional right to equality. Members of the majority that has dominated the American society and its law-making machinery for the past century cannot escape responsibility for the years of callous indifference to the demands of non-white citizens. This indifference created the frustration which now finds expression in the current demonstrations. After decades of denial of rights, is it any wonder that demonstrations show such deep emotion? Or that some actions have been taken which inconvenience — or even interfere with rights of — other citizens? The American Civil Liberties Union does not assert that every civil rights demonstration has confined itself to constitutionally-protected protests. But we remind every American who feels adversely affected by this activity that he is involved in the current crisis: he must face the issue of the deprivation of rights - rights having dignity equal with his own.

In the final analysis it is redress of the grievances that will measure the living value of the right to protest. In employing this time-honored American right, the people engaged in this movement have created an awareness of the extent of deprivation, and the justice of their cause, that never before existed among their countrymen. Yet ignorance of these matters persists, sometimes from almost conscious self-deception, more often from an unreal sense of distance from and non-involvement in the issues. None of us is free from involvement.

The blot of inequality, of persisting vestiges of that slavery which the Thirteenth Amendment undertook to outlaw, is a curse upon all of us, and threatens the security with which we all enjoy the fundamental rights of an American. Until this lesson is brought home, until the grievances to which it relates are in fact redressed, we may expect an increasingly persistent employment of the right of protest. And a decent respect for our own interest in all of the rights of an American demands that we acquire and manifest a more perfect understanding of this one.

THE AMERICAN HERITAGE OF PUBLIC PROTEST

THE MAJOR IMPACT of the civil rights demonstrations in 1963 warrants our knowing more of the American heritage of public protest. Too many of us have forgotten the important role protests have played in the history of the United States, and the constitutional rights involved.

De Toqueville's Democracy in America pertinently remarks that the exercise of the right of association in order to pursue common objectives is a potent weapon of free citizens to resist tyranny of the majority and to achieve desired legislative action.¹ The First Amendment contained in the Bill of Rights (1791) guarantees the right of the people "peaceably to assemble, and to petition the Government for a redress of grievances." This federal constitutional guarantee was preceded by provisions of several state constitutions guaranteeing the right of the people to "assemble together, to consult for the common good, to instruct their Representatives and to apply to the Legislature for redress of grievances." Although stemming historically from the right to petition the Crown for redress, set forth in Chapter 61 of the Magna Carta (1215), the United States Supreme Court has established that the American right

¹ De Toqueville, Democracy in America (New York, 1956), pp. 194-5.
² North Carolina Constitution, 1776, Declaration of Rights, Article 18. See also similar provisions in the Constitutions of Pennsylvania, Rhode Island and Massachusetts.

is not limited to assembly in order to petition the Government but is an independent right, equally as important as free speech and press.⁸

The Declaration of Independence reminds us that this Nation came into being as an act of protest against discriminatory treatment of the colonies by the British Government. It is not surprising then that we find throughout our turbulent history numerous examples of public and even violent protest either against governmental action or to achieve the creation of new public policy. The formation of a Government of the United States followed such public protests as the Boston Tea Party and those of the earlier movements in Virginia and the Carolinas. In New York the protest took a less violent but no less effective form when the Sons of Liberty of New York published, on November 29, 1773, a Resolution branding as an "enemy of the liberties of America" whoever aided in transporting, selling or buying the taxed tea. The forceful suppression of these protests culminated in a war of revolution, whose successful conclusion made the paper independence of 1776 an ultimate reality. The relationship between these protests enshrined in history and the current protests on behalf of equal rights for Negroes was recognized by Senator John O. Pastore in the course of Secretary of State Rusk's July 10, 1963 testimony before the Senate Commerce Committee on the pending civil rights bill. When Senator Thurmond challenged Secretary Rusk's approval of civil rights demonstrations, Senator Pastore asked Senator Thurmond whether he believed in the Boston Tea Party.

Slavery in the United States, prior to its abolition in 1865 by the Thirteenth Amendment, was the object of vigorous public attack and support in the North as well as in the South. William Lloyd Garrison, a leading abolitionist, was a pacifist; the agitation he led and countenanced did not include physical violence or go beyond the bounds of colorful speech and symbolic burnings of copies of the Federal Fugitive Slave Act of 1850 and of court decisions enforcing it.

Determined efforts to stop his non-violent agitation for

³ DeJonge v. Oregon, 229 U.S. 353, 364.

abolition involved disorderly public demonstrations and unlawful threats in several Northern cities. For example, on his return in 1835 from London, where he spoke against slavery, Garrison was criticized in the New York newspapers and met at the pier by a throng of 5000 persons opposing abolition. His appearance in Boston was met with placards urging that he be tarred and feathered. Prominent people, including members of the clergy, joined in denouncing the abolitionists and Boston's Faneuil Hall, that historic cradle of liberty, was packed with a crowd of the "best people" to listen to speeches denouncing the abolitionists and in support of states' rights and slavery. A month later a mob gathered in front of the Boston office of Garrison's newspaper, the Liberator, and dragged him through the street at the end of a rope. In 1838 a mob opposing the abolitionists rioted for several days in Philadelphia and in the process burned down the newly built Pennsylvania Hall.

For years abolitionists could not meet in New York City without encountering organized disturbances. And even during the Civil War the New York City Draft Riots of 1863, which in large part reflected anti-Negro sentiment, resulted in thousands of deaths and several lynchings of Negroes. Southern states, such as South Carolina, of course handled abolition talk very simply by threatening to hang any abolitionist who might fall into their zealous hands. (It is only fair to add, however, that the abolition movement had its start and, prior to 1831, most of its members in the plantation states.⁴)

Even though Garrison refused to support or condone them, violent demonstrations also supported the cause of abolition. The enforcement of the Federal Fugitive Slave Act of 1850 requiring the return of escaped slaves met with violent resistance. In 1854 the capture and return of Anthony Burns was met with riot in Boston as well as by Thoreau's famous denunciation, "Slavery in Massachusetts." The Supreme Court's Dred Scott decision in 1857, holding that an escaped slave remained the property of his master, aroused indignation and protest throughout the entire North. The raids, violence and killings in the struggle to determine whether Kansas would be

⁴ Charles A. Madison, Critics and Crusades (2d ed.; New York, 1951), pp. 3-4.

a free or slave state culminated in John Brown's raid on the federal arsenal at Harper's Ferry seeking to arm volunteers, white and Negro, to invade the South and free the slaves. Although Brown was promptly captured and hanged, his truth that slavery is an abomination did indeed go marching on and all of the violence on both sides merged into the Civil War.

After the ultimate violence of that fratricidal war, in which more Americans were killed than in any other war in which the United States participated, the struggle to secure the freedom and equal rights of Negroes "guaranteed" by the Thirteenth (1865), the Fourteenth (1868) and the Fifteenth (1870) Amendments, continued. The strongest measures were taken by the Federal Government, including the passage of the Civil Rights Acts of 1866 and 1875, and the series of Reconstruction statutes imposing military rule on the defeated South until 1877.5 During this period, as at present, Negroes demonstrated to obtain in fact the equal treatment under the laws which the Civil Rights Acts undertook to grant them and then, as now, their peaceful protest actions were met with counter-attacks and physical violence. For example, in May, 1871, in Louisville, Kentucky, Negroes who insisted on riding in streetcar seats reserved for whites were dragged off the cars by fellow passengers and bystanders and beaten. When the United States Attorney promised federal court action to support the rights of the Negro riders, the streetcar company capitulated and allowed passengers to sit where they pleased. The Kentucky press approved this desegregation of the streetcars as a model for good race relations and the community accepted the new state of affairs.6

The Supreme Court's 1883 decision in the Civil Rights Cases, holding invalid the Act of 1875 which prohibited discrimination in public accommodations, brought to a halt that era of demonstrations to support the rights of Negroes. The 1954 decision in the school segregation cases 8 was the forerunner of the protests currently developing.

⁵ Claude Bowers, The Tragic Era (New York, 1929).
6 Alan F. Westin, "Ride-In," American Heritage Magazine, August, 1962.
7 109 U.S. 3.

⁸ Brown v. Board of Education, 347 U.S. 483.

Wholly apart from the many forms of pro and anti-slavery agitation, our history has recorded many vigorous public protests, either against action taken by state or federal authorities or urging action to be taken. Even under the Articles of Confederation it was necessary for state authority to cope with such uprisings as Shay's Rebellion. In 1794 the militia of the infant federal government was called to suppress the Whiskey Rebellion in western Pennsylvania against the federal excise tax on liquor. Public agitation against the Senate's ratification of the Jay Treaty terminating the War of the Revolution with Great Britain was so violent and extensive that John Jay, who negotiated the treaty for the United States, was burned in effigy in 1795 at the culmination of public meetings of protest in Boston, New York, Philadelphia, Charleston, Savannah and other cities.9 Convictions under the infamous Sedition Act of 1798 were protested by large assemblies before the iails demanding the release of the prisoners. In later demonstrations, the suffragettes helped secure voting rights for women; supporters of the Anti-Salon League contributed to the enactment of prohibition; a Bonus Army of thousands of jobless veterans marched on Washington, D.C. in 1932; farmers in the Middle West protested against foreclosure of farm mortgages during the economic depression of the 1930's; and extensive agitation and picketing accompanied the attainment by labor of the right to organize. All these uses of the right of public "assembly" give solid precedent for the current demonstrations against unequal treatment of Negro citizens.

THE RIGHT OF PROTEST

Two vital questions are immediately presented to the public as it views the current protests: what are the proper limits to which these demonstrations may go, and are the participants under any obligation to avoid occasions where violence may occur?

There is no doubt that some demonstrations have exceeded

⁹ Claude Bowers, Jefferson and Hamilton (Boston, 1925), pp. 265-288.

the proper limits of the constitutionally-protected right of protest. For example, last July 4 a protest against discrimination in employment by Jones Beach State Park in Long Island, New York, took the form, not merely of legal picketing, but in addition of blocking automobile approaches to the park by bodies of demonstrators lying across the highway. More recently the blocking of all access to the construction site for Downstate Medical Center in Brooklyn, New York, in protest against the hiring policies in the construction trades, prevented persons from entering the site on their own business. Each of these violated legal protections of the public's right of movement and thereby exceeded the limits of constitutionally protected activity. The ACLU does not support such excesses; specifically we believe that physical obstruction of the right of movement does not merit civil liberties protection.

But citizens will variously judge these invasions of the rights of others — deliberately done on these occasions by persons prepared to accept the consequences of law violation. We owe these persons acknowledgement that the discrimination they object to is itself a violation of law — more outrageous in these cases because the public's funds, and thereby a measure of official sanction, are involved. Moreover, it recognizes but part of the problem to editorialize, as did the *New York Times* recently, that "protest certainly cannot be allowed to interfer with the rights of innocent bystanders." ¹⁰ They neglect the fact that the majority, long indifferent to racial discrimination, may scarcely be considered to consist entirely of innocent bystanders. Some men of conscience are moved to use extraordinary means only because ordinary ones have seemed to fail.

The Supreme Court has made it clear that the right of assembly is a relative, not an absolute right, subject to regulation to protect the rights of others. But it may be regulated only to protect substantial rights, not merely to avoid inconvenience. Just as the distribution of non-commercial handbills (an exercise of the comparable right of freedom of press)

^{10 &}quot;Bounds Of Protest," July 9, 1963; See also "Right Goal — Wrong Method," July 23, 1963; "Breakthrough or Breakdown?" July 31, 1963.

11 Hague v. CIO, 307 U.S. 496, 516.

may not be prohibited merely to avoid littering,12 so the right to assemble and protest may not be denied to avoid possible public unrest, or even violent opposition.¹³ A permit may be required for the holding of parades or public meetings, and meetings and demonstrations may be regulated, for example, to prevent undue restriction of normal traffic or to limit use of facilities to one group at a time. But this power may not be used to "protect" the public from exposure to what some members of it — or some officials — do not want said.¹⁴

The American majority may well see the predominantly lawful activity which has characterized the current movement as bringing troublesome inconvenience. And indeed the protests forecast even more. Painful readjustments are demanded by the expressed grievances. Many people, in every section of the country, are only now beginning to understand how racism pervades our daily lives and to sense how profoundly all our ways will be affected in the process of eliminating it. As white citizens in Northern communities begin to re-examine entrenched habits and customs, particularly those involving schools, employment, and housing, many of the same emotions may be stirred as in a deep Southern community moving away from total segregation. Change is difficult and often frightening. But it is coming, and its accomplishment will occupy a towering place in history. Oliver Wendell Holmes said that a man must "share the passion and action of his time at peril of being judged not to have lived," and we are confident that Americans will increasingly welcome the sense of urgency which our time impels. We are also confident that as a beginning, each community will bend to accommodate the immediate inconveniences engendered by today's legitimate protests.

onstrations.

14 Hague v. CIO, note 11 above (holding void a municipal "permit" ordinance which had been used by local authorities to prevent public meetings on behalf of union organization); Rockwell v. Morris, 211 New York State 2d 25, Affd. 10 N.Y. 2d 721, cert. denied 368 U.S. 913 (requiring issuance of a permit to hold a public meeting for a speech by a "'self-confessed advocate of violence' and Hitlerian methods").

¹² Lowell v. Griffith, 303 U.S. 444.
13 Kunz v. New York, 340 U.S. 290; Terminiello v. Chicago, 337 U.S. 1. As Mr. Justice Douglas said in Terminiello, of an intensely provocative speech made in a public meeting, "... [a] function of free speech under our system ... is to invite dispute. It may indeed best serve its high purpose when it induces a condition of unrest, creates dissatisfaction with conditions as they are or even stirs people to anger ... It may strike at prejudices and preconceptions and have profound unsettling effects as it presses for acceptance of an idea." 337 U.S. at 4. These words apply equally to protest demonstrations.

The major aspect of the right to demonstrate which has had insufficient attention is found in the suggestions by many of the highest public authorities that assemblies likely to lead to breaches of the peace should be avoided. Governors of various States and even the President of the United States have been among the authors of this misstatement of principle. The point that has not been made clear is that the important constitutional right of protest cannot be abridged by the violent threats of lawless individuals opposed to the objectives of the demonstrators.

The courts have plainly declared that important constitutional rights, such as free speech and assembly and equal protection of the laws, cannot be curtailed because of apprehension that the exercise of these rights will result in riotous disturbances by lawless opponents. The United States Supreme Court very recently reiterated this point in Wright v. Georgia,15 in reversing the "breach of peace" conviction of six Negroes for peacefully playing basketball in a "whites only" public park. There the Court said "the possibility of disorder by others Twhites, whom the police anticipated would be provoked to a breach of the peace by the Negroes' presence cannot justify the exclusion of persons from a place if they otherwise have a constitutional right (founded on the Equal Protection Clause) to be present." The constitutional rights of speech and protest are equally fundamental. In Cooper v. Aaron, the "lawless opponents" were state officials themselves who, encouraging mob violence and interposing state units of the National Guard forcibly to prevent compliance with federal court orders, led the school authorities in Little Rock, Arkansas to ask a federal court to postpone implementation of a desegregation plan because of extreme public hostility. The Supreme Court rejected this petition and ordered immediate reinstatement of the plan. saying that "law and order are not here to be preserved by depriving the Negro children of their constitutional rights." is

^{15 373} U.S. 284. 16 Edwards v. South Carolina, 373 U.S. 229 (peaceful protest on State capital grounds); Rockwell v. Morris, note 14, above; Terminiello v. Chicago, note 13, above (inflamatory speech which occasioned mob violence by opponents outside the meeting hall).

17 358 U.S. 1.

18 358 U.S. at 16.

This issue arises in the streets, at police headquarters and at executive mansions before it reaches the courts and it is the Governors, the Mayors, and the police officials who must bring home the truth that demonstrations for racial equality cannot be prohibited because lawless reaction is anticipated. Means must be found to turn the forces of law and order to the protection of the demonstrators and to prevent violence by those who would attack them.

It is unthinkable that the constitutional right to demonstrate peaceably should be abridged by the least tolerant element in the community. Reversing the denial of an injunction against interference with free speech of Jehovah's Witnesses, the Court of Appeals for the Eighth Circuit in Sellers v. Johnson 19 explained:

"Under such a doctrine [that individuals may be deprived of their constitutional rights of assembly if their unpopularity threatens a riot], unpopular political, racial, and religious groups might find themselves virtually inarticulate. Certainly the fundamental rights to assemble, to speak, and to worship cannot be abridged merely because persons threaten to stage a riot or because peace officers believe or are afraid that breaches of the peace will occur if the rights are exercised."

Of course police may be compelled to stop a public meeting or demonstration if the situation develops to the point of imminent riot. But before the tension reaches that stage police must act to prevent hostile threats agains peaceful demonstrators from being carried out and to arrest those seeking to break up an assembly.²⁰ There is no legal or constitutional right for other citizens to interfere with a public assembly.²¹

anyone. Their impartial role is clear and set by law."

21 See dissenting opinions in Feiner v. New York, 304 N.Y. 315; also, David Fellman, "The Constitutional Right of Association", pp. 29-33.

^{19 163} F. 2d 877, 881.
20 Police Commissioner Michael J. Murphy, of New York City, on June 20, 1963 issued a public statement describing the responsibility assumed by the police department he heads. In it he said: "The police are the representatives of the government — a government of laws, not men. The police have a sworn duty to enforce the law — impartially, objectively and equally . . . They recognize and respect the right of the people to express their views on matters of public concern. The police will protect the rights of all to peacefully assemble and petition. They will brook no interference with these rights by anyone. Their impartial role is clear and set by law."

NEEDED: A NATIONAL COMMITMENT

THE EXERCISE of the right of assembly, protest and demonstration cannot guarantee a redress of all just grievances and of only those which are just. Not every movement of protest will be successful, nor will history necessarily judge to be just all those which are successful.

But grievances must be heard in order to be redressed and in a forum where action can be taken that is responsive to the whole thrust of the problems raised. Underlying the emphasis which the civil rights movement now places upon public demonstrations is the proven inadequacy of the forums in which their grievances have previously been heard. The courts have responded to their suits with unequivocal declarations of the right to equal treatment. Yet nine years after the decision in the school segregation cases, but a small proportion of Negro students in biracial districts attend integrated schools, and parks and other public facilities continue to discriminate. Presidents and Governors have issued executive orders in response to the pleas of civil rights leaders, dealing among other things with discrimination in public employment. Yet lack of employment opportunities for non-white people is a problem approaching crisis proportions today. Congress has legislated that there shall be no discrimination in voting rights, but application of these laws has so far made only a small dent in the rejection that faces many Negroes seeking to vote.

Each of these forms — the judicial, the executive, and the legislative — has responded, when it acted, with an unequivocal endorsement of the justice of the civil rights demands and each has contributed important gains which have in turn given impetus to both the demands and the awakening of the American conscience. But these gains, in the context of the total problem, have afforded only a token measure of redress. What has not yet come to pass is a commitment of the whole nation to right the wrongs toward minority races embedded in the patterns of our national existence. Such a commitment can only come from a total awareness of the problems, and of the inconsistent clash that exists between our historic and consti-

tutional standards of equality and our everyday practices. Only appeal in a larger forum — the public demonstrations — can achieve that total awareness. Only then will legislation, executive action, judicial decree and private response concur to redress not merely some grievances, but an entire pattern of second-class citizenship.

Thus it is that our aggrieved countrymen have come to state their case in the largest forum our free society provides. They follow the path of countless others — from the participants in the Boston Tea Party to the suffragettes and the trade unionists. They count on a core of humanity and decency in their fellow men to respond to a case that is well and forcefully stated. And, as their cause is just, so may we as confidently count on the Nation's ultimate response to be equal to it.

RE: AMERICAN CIVIL LIBERTIES UNION

100-3267 is the subject file on the American Civil Liberties Union (ACLU). (Bufile 61-190)

The ACLU has never been designated as subversive by the Attorney General and this office has no thumbnail description revealing Communist Party control in the Los Angeles area.

The 1943 and 1948 Reports of the Un-American Activities in California describe the ACLU as becoming a Communist front or transmission belt for the dissemination of Communist propaganda. Their 1961 Report states: We do not believe that the ACLU nationally is in any sense subversive; a part of its function is the protection of civil liberties of all people, regardless of the fact that some of them may be members of the Communist Party or other subversive organizations.

However, in regard to the Ios Angeles Chapter, they state that in addition to carrying out the regular functions of the organization, some of its representatives and officers have persistently attended Communist front meetings, have joined many Communist fronts and have participated at banquets and receptions honoring some of the leading Communists of the United States. (11th Report, Un-Amer. Activ. in Calif., 1961, pgs. 164-165.)

WFO (100-3267-30). The last Los Angeles Report is dated 1-29-41.

EASON MONROE, Executive Director of the Southern California Chapter, ACLU, is a former Reserve Index-B subject, having been identified with numerous Communist Party front groups.

ABRAHAM LINCOLN WIRIN, an identified former communist, is the counsel for the ACLU in Los Angeles, who has defended various security subjects, Communist Party dominated organizations and hoodlums in recent years. He is a Security Index subject of the Los Angeles Office.

CITIZENS COMMITTEE TO PRESERVE AMERICAN FREEDOMS

The "Guide to Subversive Organizations", revised, December 1, 1961, pp. 43-44, describes this committee as follows:

"The Citizens Committee to Preserve American Freedoms * * * specializes in propaganda aimed at abolishing the Committee on Un-American Activities and discrediting the Federal Bureau of Investigation. Created in Los Angeles in 1952, the front organization is run by FRANK WILKINSON, an identified Communist who recently resumed the full-time, paid post of executive secretary after approximately a year's leave of absence to assist in a similar campaign by another front in New York City, the Emergency Civil Liberties Committee.

"When the Committee on Un-American Activities held hearings in Los Angeles, September 2-5, 1958, to inquire into the nature of the Party's recent reorganization in California, the Citizens Committee to Preserve American Freedoms sponsored a series of public meetings to protest the hearings and the very existence of the Committee. Communists subpoenaed as witnesses were guests of honor.

"At this time, leaders of the party's Southern California District, were mobilizing Communists in the area for participation in an intensified campaign to abolish this committee of Congress. How the Citizens Committee to Preserve American Freedoms served the party in this effort was revealed by (Communist Party) District Chairman DOROTHY HEALEY in a report to the party's Southern California District Council on September 21, 1958. Mrs. HEALEY declared that the party preferred public protest meetings to be held by the Citizens Committee to Preserve American Freedoms rather than under party auspices because Communists could attend without danger of being exposed as members of the party. She also noted that Communists scheduled as congressional committee witnesses could not appear beforehand at openly Communist rallies without creating the impression that the party was conspiring with witnesses to withhold information from the committee."

(Committee on Un-American Activities, House Report 259 on the Southern California District of the Communist Party, April 3, 1959, pp. 7 and 8.)

APPENDIX

COMMUNIST INFILTRATION OF THE FIRST UNITARIAN CHURCH OF LOS ANGELES

A source advised on April 29, 1963, that the premises of the First Unitarian Church of Los Angeles have been utilized for meetings by Communist Party members and sympathizers over a period of years. Speakers and lecturers at the church frequently espouse Communist causes or follow the Communist Party line. Communist front group literature is distributed at the church. The church is used by some Communist Party members for "mass concentration" work.

This same infiltration extends to adjuncts of the church such as the Unitarian Public Forum and the Unitarian Fellowship for Social Justice.

STEPHEN H. FRITCHMAN has been minister of the church since 1948.

Reverend STEPHEN H. FRITCHMAN is described in the Fourth Report, Un-American Activities Committee in California, 1948, page 115, as a very active "Communist fronter" and connected with numerous "Communist front organizations and activities."

Membership in the First Unitarian Church does not of itself connote membership in or sympathy with the Communist Party.

APPENDIX

61-190-1036

FAIR PLAY FOR CUBA COMMITTEE

"A source advised on 6/20/63 that the Fair Play for Cuba Committee (FPCC) was formed in New York City in Spring, 1960, under the sponsorship of certain well-known pro-Communists and 'liberals' for the announced purpose of defending the 'truth' about Cuba from distortion by Cuba's enemies. A Greater Los Angeles Chapter of the FPCC was formed in Los Angeles, California, in December, 1960, under the stimulus of the Los Angeles Local of the Socialist Workers Party (LAL-SWP). The LAL-SWP was able to dominate and control the activities of the Los Angeles chapter without difficulty until by 1962 the Southern California District Communist Party (SCDCP) had succeeded in gaining a foothold in its executive committee. At the present time both the LAL-SWP and the SCDCP share control of the Los Angeles chapter with the latter being the more dominant of the two.

A second source advised on 6/19/63 that since early 1962 the LAL-SWP has shown diminishing interest in the Los Angeles chapter of the FPCC, recognizing that it has lost what popular appeal it formerly had, but has nevertheless managed to retain control of certain key positions in it, not wanting to have created an organization only to turn it over to the 'Stalinists' and in view of the possibility a new invasion of Cuba could revive its value to the LAL-SWP.

Both the CP and the SWP have been designated by the Attorney General of the United States pursuant to Executive Order 10450."

APPENDIX

61-190-1036

YOUTH ACTION UNION, formerly known as Los Angeles Youth For Peace and Socialism

A source advised on July 15, 1963, that during the period January through March, 1962, a series of formation meetings to establish a "socialist youth organization"	
was held in the Los Angeles area.	
the group and and and	
were named to a provisional committee to	
help organize the new group. On April 3, 1962, the group	
	b6
	b7C
Source further advised that as of 1963, were all members of the	

A second source advised on May 8, 1963, that the LAYPS was organized with the full knowledge and assistance of DOROTHY HEALEY, Chairman of the SCDCP, and that several CP members had been approved by HEALEY to teach Marxist theory to the members of the LAYPS. This source further advised that the LAYPS would be a Marxist study and action group and that the teachings of KARL MARX would be followed. Source also advised that although the alleged purpose of the group was to promote "socialism" in the United States, that the group considered themselves to be "CP oriented" and were anxious to study the brand of Marxism associated with the CP. USA.

Southern California District Communist Party (SCDCP).

The first source above further advised on July 15, 1963, that in June, 1963, the LAYPS changed the name of the organization to Youth Action Union for two reasons; the first being that it was felt the LAYPS had gained a bad reputation because of its association with CP groups, and the second because it was felt the word "Socialism" in the title was driving away possible recruits.

APPENDIX

61-190-1036

201 Nevada Avenue Idaho Falls, Idaho b7C Dear Your letter of September 23rd has been received. With regard to your inquiry, the FBI, being an investigative agency of the Federal Government, neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. In addition, information contained in the files of this Bureau must be maintained as confidential pursuant to regulations of the Department of Justice and is available for official use only. I trust you will fully understand my position. Sincerely yours. J. Edgar Hoover MAILED, II John Edgar Hoover SEP 3 0 1963 Director COMPLECT NOTE: Correspondent is not identifiable in Bufiles. Headquarters of the American Civil Liberties Union are in New York City. The Los Angeles Chapter has circulated a petition calling for the abolition of the House Committee on Un-American Activities and the Seattle Chapter has recommended an investigation of the FBI. RMW:ng Tolson Belmont Mohr Casper Callahan Conrad DeLoach Evans Gale Rosen Sullivan Tavel . Trotter Tele. Room Holmes TELETYPE UNIT Gandy

September 30, 1963

REC-2961-190-037

TRUE COPY

Fresh Silks Incorporated

... Nationally Famous Home Shopping Service

Western Regional Office

b6
b7C

201 Nevada Ave., Idaho Falls, Idaho

Sept 23-63

J. Edgar Hoover F. B. I Washington DC

Dear Mr Hoover:

Please advise if the Civil Liberties Union is Communistic or Subversive--

Sincerely /s/

P. S. Have been active in patriotic & better government circles-Allied Civic Forces of Idaho-- Am a member of gideons International--Active in Church affairs--

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PEC. T.





WESTERN REGIONAL OFFICE

201 Nevada Ave., Idaho Falis, Idaho

ept 23-63 J. Edger Hoover Washington DC Ocleans advise if the Civil Communistie 126-63 Al. Have been cetive in patriotie & better government Ceviler allied Civie Jorces of Jacks - Am a member of Jetleons International - active in Church Caffairs Quality Sportswear, Dresses -- Men's and Children's Wear

1340 West Sixth Street

Los Angeles 17, California September 23, 1963 AN CIVILLIBERTIES UNION Wilshire Chapter ACLU 323 West Fifth Street, Room 202 Los Angeles, California Dear I have received your recent letter addressed to Mr. Henry Onsgard of this office requesting a speaker before the Wilshire Chapter of the ACLU on the "Role of the FBI in a Democratic Society."

This office will be unable to furnish a speaker as requested by you.

Sincerely,

W. G. SIMON Special Agent in Charge

Addressee L - Bureau (Attention: Crime Records) (Encs. - 5) 1 - Los Angeles (80-1)HÃO: CM

NOTE TO BUREAU: Information in Los Angeles files shows at the University or Southern Callfornia (USC) and youth group at the First Unitarian Church, who has been in attendance at meetings of the Los Angeles Youth for Peace and Socialism in 1962. He has a criminal record, FBI No. dating back to 1950. In July 1963 he participated in an anti-HCUA demonstration in Los Angeles. He has been affiliated with Fair Play for Cuba. Committee in 1962. assisted volunteer workers at

Citizens Committee to Preserve American Freedoms in 1962.

was the subject of a Bureau Selective Service Act 1948 case for failing to report for induction, but prosecution was declined by the U.S. Attorney.

It is not believed desirable to accept a speaking request from before the American Civil Liberties Union in Los Angeles.

Enclosed is one copy each of descriptive data on (1) American Civil Liberties Union, (2) Citizens Committee to Preserve American Freedoms, (3) Communist Infiltration of First Unitarian Church of Los Angeles, (4) Fair Play for Cuba Committee and (5) Youth Action Union (formerly known as Los Angeles Youth for Peace and Socialism).

61-190-1038

October 3, 1963

b6 b7C

Dear

Your letter of September 28, 1963, has been

received.

With respect to your inquiry concerning the American Civil Liberties Union, the FBI being an investigative agency of the Federal Government neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. Therefore, I trust you will understand why this Bureau has not made the statement you attribute to a news commentator. I regret I am unable to be of help in this instance and hope you will not infer either that we do or do not have data in our files relating to this group.

Sincerely yours,

L Edgar Hoover

John Edgar Hoover Director

MAILED 5

NOTE: Correspondent is not identifiable in Bufiles.

Mohr Casper Callahan Conrad DeLoach DTP:mek (Evans Gale

Tolson Belmont

Rosen Sullivan Tavel Trotter

Holmes

Gandy

(3) Tele. Room

MAIL ROOM TELETYPE UNIT

TRUE COPY

Sept. 28, 1963

Gentlemen:

Last week a news commentator made the statement that the F.B.I. considers the American Civil Liberties Union to be a Communist Front organization. I would like to know whether this is true.

Sincerely yours,

b6 b7C

/s/ Massillon, O.

8 SHP

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N. T.

and DTP: Met

not 10/2/63

Sept. 28, 1963

Gentlemen:

Last week a new Comment that that the J.B. D. consider the american Civil Liberties Union to be a Communical Front organization. I would like to know whether this is true.

> Sincerely yours, mascellon, d.

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CORPESPONDECE

83

b6 b7C EX-116 **October 3, 1963** 61-190-1039 **REC-31** New Haven, Connecticut b7C Dear Your telegram of October 1, 1963, has been received. Although I would like to be of service, information contained in the files of the FBI must be maintained as confidential in accordance with regulations of the Department of Justice and is available for official use only. I regret I am unable to be of help in this instance and hope you will not infer either that we do or do not have data in our files relating to the group you mentioned. Sincerely yours, L Edgar Hoover John Edgar Hoover MAILED 5 Director OCT 3 - 1963 COMM-FBI NOTE: Correspondent was subject of a however, the Assistant United States Attorney declined to prosecute for he did not feel that there was sufficient evidence to warrant a criminal prosecution Vipality Dead 3, 4 34 blins against Tolson Belmont Mohr . Casper DTP:mek Callahan Conrad Evans Gale Rosen Sullivan Tavel: Trotter Tele. Room Holme's MAIL ROOM TELETYPE UNIT

FEDERAL BUREAU OF INVESTIGAT U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION OCT 2 1963

WESTERN UNIO

Mr. Tolson Lip. Belmonk Mohr Mohr Mr. Casper_ Mr. Callahan Mr. Evers Mr. Gale. III. Rosen Mr. Sullivan Mr. Tavel. Mr. Trotter. Tele. Room. Miss Holmes Miss Gandy.

BIA002 1139P EDT OCT 1 63 BA260

B NVA703 NL PD NEW HAVEN CONN 1

FEDERAL BUREAU OF INVESTIGATION

ATTN J EDGAR HOOVER WASHDC

b6 b7C

PLEASE FORWARD ME RUSH ALL	AVAILABLE INFORMATION	ON THE SUBVERSIVE
ACTIVITIES OF THE AMERICAN	CIVIL LIBERTIES UNION	

NEW HAVEN CONN.

2 OCT 4 1963

61-190-107

October 4, 1963

b6

Chatham Wilmington 3, Delaware Dear

AIL ROOM TELETYPE UNIT

I have received your letter of September 27th, with enclosure, and want you to know how much I appreciate the sentiment you expressed regarding our work.

The FBI is strictly an investigative agency of the Federal Government and, as such, does not make evaluations nor draw conclusions as to the character or integrity of any organization, publication or individual. In accordance with this policy, I have expressed neither approval nor disapproval of the activities of the American Civil Liberties Union. I am enclosing a copy of "Shall It Be Law or Tyranny?" and of "The Communist Party Line." As you will see, my comments did not pertain to any specific organization.

I am also sending you additional literature I hope will be of interest to you.

		.,
MAYLED 21	Sincerely yours,	G QC
OCT 4-1963	¹ Edgar Hoover	a contained with
TO 37 AND COMPTER	<u>.</u>	FE-9 VELMINI
Tolson	1. W.	The said lines
Belmont in Enclosures (5)	nci	The Mariana
Casper Baltimore - Enclosures	In the contract	
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Evans Gale A TOPE (A)	See Note and En	closures next page.
Rosen		TO WE TO SEE
Sullivan	•	closures next page.
Tavel	•	, 4
Trotter		•
Tele. Room	Otras	
Holmes	47.12	

NOTE: Correspondent ca	annot be identified in B	ufiles and nothing was
located in Bufiles identif	iable with	whose letter to the
editor is critical of the A		
letter to the edit	or defends the ACLU.	
name was		l Leahy, United States
District Court, Wilmingt	on, Delaware, in 1951.	One
Attorney, Wilmington, w	as contacted in August,	1958, according to the
notes of	who was a member of	the National Committee to
		to sign a petition but
he told her that although	he knew of the case he	would do nothing without
reading the record.		

Enclosures (5)

The Communist Party Line
Shall It Be Law or Tyranny?
"An American's Challenge"10/9/62
Internal Security Statement, 4/17/62
Why Reds Make Friends with Businessmen

TO THE EDITOR: "Know the truth and the truth will set you free." Mr. W. Harry Johns Jr. of Dover would do. well to heed this, advice when he deplored the fact that the American Civil Liberties Union is a "little known" pa-Union is a little known par the stout pent in the Garden of Eden. briotic group who are the stout pent in the Garden of Eden. and what joyous progress defenders of civil liberties.

On the contrary the A.C.L.U. (who is representing Mr. Johns in the Delaware prayer Philip E Gordon and Bible reading case) is New Castle, Sept. 19 well known. Listed below are well known. Listed nerow are Not the Truth Delt. and state legislative investigating committees pertaining to

the A.C.L.U. is closely affiliated with the Communist movement in the United States and fully 90 per cent of its efforts are on behalf of Communists who have come into conflict with the law. It claims to stand for free speech, free press, and free assembly, but it is quite apparent that the main function of the A.C.L.U. is to attempt to protect the Communists in their advocacy of force and violence to overthrow the government." This report is from the Fish Committee, a congressional com-mittee to investigate com-

munism... 2. The California Committee on Un-American Activities had this to say about the organization: "The A.C.L.U. may

sion belt organization."
3. In 1920 the Lusk comwhich are also held by the win's statement that this group As early as 1939, the House (A.C.I.U.) called for "free Committee on Un-American dom to advocate the overthrow Activities stated there was no of government by force and evidence that the A.C. in the contract of the contract of

committees, but it is obvious versive either by their respective that there is little change in tive committees, by the U.S. the affinities and proclivities attorney general or by any of this group since 1920 for federal agency. even today they are the leaders in calling for the sholi-tion of the House Committee on Un-American Activities.

Perhaps Mr. Johns is overjoyed at being represented by the A.C.L.U. in his struggle for civil rights to have prayer and Bible reading banned in Delaware public schools, but then again, Adam and Eve had the counsel of the serman has made since by not listening to the Word of God!

EDITOR'S NOTE: So serious are Mr. Gordon's charges that we invited the ACLU to reply.

FO THE EDITOR: Mr. G.r. den's list of findings of congipssional and state legislative investigating committées pertaining to the American Civil Liberties Union is the complete opposite of the "truth" which he claims he is furnishing.

Aside from the fact that the committees he has cited were headed by such questionable, persons as Hamilton rish, his citations are nothing more than an attempt to dredge up ancient history, going back to the 1930s and the 1920s.

Although Mr. Gordon in the next to the last paragraph of be definitely classed as a this letter seems to indicate many non-Communists may communist front or transmist that there have been no different many non-Communists may communist front or transmist ferent findings since the times oppose the same laws or taken his letter seems to indicate ferent findings since the times oppose the same laws or take referred to, the record is to positions on issues of the day

violence and even the advo was a Communist organiza-cacy of murder." Roger Bald tion. The staff director for win is one of the founders of that committee both in 1960the A.C.E.U. and permit the vice chairman of the Senate printing of all the activities Internal Security Subcommittee of the A.C.L.U. and the find-tee, stated that the A.C.L.U. investigating had not been cited as subcommittees but it is obvious

Mr. Gordon's most recent reference is to a questionable finding of the California Committee on Un-American Activities in 1943. Its conclusions, at least in recent times; have been rejected by the California Senate Fact-Finding Committee on Un-American Activities which, in its 1959 report, stated: "We do not believe that the American Civil Liberties Union ha tionally is in any sense sub-versive ... "A 1961 report of the same committee is to the same effect.

The A.C.L.U. has received widespread recognition and praise from many responsible leaders of this country; to name only a few, Presidents Kennedy, Eisenhower, and Truman, Gov. Thomas. E. Dewey, Gen. Lucius D. Clay and Douglas MacArthur and Joseph O'Meara, dean of the Notre Dame Law School.

J. Edgar Hoover, in the February, 1962, issue of the American Bar Association Journal entitled "Shall It Be Law or Tyranny?" stated:

"Our fight, against communism must be a sane, rational understanding of the facts Emotional outbursts, extrava gant name-calling, gross exag gerations hinder our efforts

We must remember the

Communists. Their opinionsthough temporarily coinciding with the party line—do not make them Communists. at all. We must be very careful with our facts and not brand as a Communist any individual whose opinion may be different from our own Freedom of dissent is a great heritage of America which we

must treasure."

And in the report of the Senate Judiciary Committee for the 87th Congress, Mr. Hoover, in a report on "The Communist Party Line" also stated:

Because communism thrives on turmoil, the party is continuously attempting to exploit all grievances real or imagined for its own tactical purposes

"It is, therefore, almost inevitable that on many issues the party line will coincide with the position of many non Communists. The danger of indiscriminately alleging that someone is a Communist merely because his views on a particular issue happen to parallel the official party position is obvious. The confusion which is thereby created helps the Communists by diffusing the forces of their opponents." Mr. Gordon's letter falls in

this category Irving Morris President, Greater Philadelphia Branch Dela-ware Chapter, American Civil Liberties Union Wilmington, Sept. 25

Wilmington, Delaware Evening Journal September 27, 1963, Page 20

ENCLOSURE 61-1211- 1040

Mr. Mohr.Q CHATHAM Mr. Casper. Mr. Callahau. Wilmington 3, delaware Mr. Conrad. Mr. DeLoach September 27, Mr. Evans. Mr. Gale.. Mr. Rosen... Mr. Sullivan. Mr. Tavel ... Mr. Trotter_ Tele, Room... Miss Holmes. Mr. J. Edgar Hoover **b**6 Miss Gandy_ Federal Bureau of Investigation b7C Washington, D. C. Dear Mr. Hoover: 'I am enclosing the editorial page from or local evening paper (News Journal, September 27, 19 in which I direct your attention to the two letters one from Mr. and one from Mr. In your honest opinion which is correct? is using your name to say that It seems Mr. the ACLU is actually a patriotic organization which I seriously doubt. An answer to the paper direct from you might help to clear up any misunderstanding. Keep up the good work. Sincerely, 111 #SPONT

Mr. Tolson

FD	-36 (Rey. 12-13-56)	Jar. Toison
* :	Acres in	Mr. Belmont
)	Mr disper
•	· 🙀	FBI Mr. Callaban Mr. Callaban
	34	Mr. Conrad.
		Date: 9/27/63 Mr. Evans
		Mr. Gale
Tra	insmit the following	in Mr. Strivin
1		M. Taveta
Via	AIRTEL	Tele. Room
		(Priority or Method of Mailing) Miss Holmes Miss Gandy
	TO:	DIRECTOR, FBI ATTN.: Assistant Director
		C. D. DE LOACH
	FROM:	SAC, LOS ANGELES (80-1-17862)
	7777 .	
المصام	RE:	Monicon Civil Liberties Union
chan	A Live Chi	American Civil Liberties Union SPEECH MATTER
\mathcal{N}	113111	Calif.
ζ.	and the state of the	
1	2	the Wilshire
**		of the American Civil Liberties Union (ACLU),
		an invitation by letter to ASAC HENRY A. ONSGARD, JR. on the "Role of the FBI in a Democratic Society"
		in January, 1964, preferably between January 14 and $_{ m b7C}^{ m b6}$
	February	1. By letter dated 9/23/63, a copy of which was
	forwarde	d to the Bureau, was advised that this office
(unable to furnish a speaker. In the addendum
4	consider	able information concerningis set forth.
\',		On this date I magained a tolenhous call from an
N/	individ:	On this date I received a telephone call from an all who did not identify himself, who inquired as
		olicy of the FBI in providing speakers for various
75		tions. I inquired as to the identity of the caller
		dentified himself as I asked him
		had in mind, and he stated he wanted to know ther FBI's
	borrea M	ith respect to making speeches before various groups.
		d that the FBI is supported by taxpayers and that my salary comes from his taxes, and he demanded a
	statemer	t of policy. I told him that I would not furnish him
		such statement.
11/1	L'og	
		He then inquired as to whether the FBI had &
	discrimi	natory policy in providing speakers, and I told him
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	Je(1 /-	ME00-64660)
		25 SEP 30 1963 NOTED
	, WGS:CEA	/ MAD
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	~	S.I.C.
(6	DAOCE 15	Sent CRIMIT Per
	Approved:	WUL I UI
CC	Wich	pecial Agent in Charge
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LA 80-1-17862

that we were not discriminatory. I explained to him that we received a large number of requests, that we have numerous responsibilities and that there is heavy pressure of official business, and that it is not possible for us to accept all requests. He requested that I specify the reason for our being unable to supply a speaker for the ACLU and I declined. He stated that while he had specified a request for January of 1964, that he would like to make a request for a speaker for any time following that date. He commented that the subject of wire tapping would be a timely one. I pointed out to him that the FBI is a fact-finding organization and that we would not comment on matters being considered for possible legislation. I further informed him that it would not be possible to make any commitment at this time due to the heavy pressure of business and other commitments.

	was persistent in trying to secure a reason for this position, and I again declined to give any reason. He then stated, "I'll pursue this through other channels and I hope I have your permission to quote you." I told that whatever he did was a matter for his own decision, and that I gave him no permission in any box begard.
	In my letter of 9/23/63 to with copy to the Bureau, there is set forth data concerning his connection with the First Unitarian Church, Fair Play for Cuba, and other groups, and the Bureau was furnished with descriptive data on each of these. In addition our files reflect the following:
	Los Angeles airtel to the Bureau dated 5/17/63 captioned UNIVERSITY OF SOUTHERN CALIFORNIA, LOS ANGELES, INFORMATION CONCERNING, refers to a call by regarding obtaining an FBI speaker for his chapter of the ACLU, at which time said it had come to his attention that a film concerning identified with CP front groups) had been cancelled at the First Unitarian Church because of "FBI efforts." The allegation was refuted. at the University of Southern California and is in the Department.
1	Our files also reflect that prior to his marriage in was living out of wedlock with a girl who later

LA 80-1-17862

Angeles lette AEA-A, Los Angeles contact told that the Pledge of Allered, "The towards all towards all	ife and from whomer to Bureau date ageles file 116-6 acted his child's program began whegiance and the at's regrettable. This patriotism sting for. War is	d 9/30/60 on 1503, sets for school in Los ith the Lord's "Star Spangled Why brainwas tuff? The kid	th that on 9 Angeles and Prayer, the Banner," he h the childr s don't know	when en what
Peace and Soc	is a member observed at meet cialism, one of whan of the CP, US	hich featured	s Angeles Yo	uth for
His	s arrest record r	eveals		
. lanti-HCUA der	nonstration in Lo	s Angeles.	participate	d in an
a speech enganoted that the	is felt the <u>Bure</u> agement from ne attorney for t I, a Security Ind	before suc he ACLU in Los	h a group, i Angeles is	t being ABRAHAM
	Je	standy.	Tre-	

Gandy

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<i>*</i>	61-198-1042	October 9,	- '
CC EX-101	7 /	5-1 to N.Y., 10-29-63, 100g. Vol III, ± 1, SEPT., 1963, inche "Civil Libertic" in New York.	
i. Ek	Cuyahoga Falls, Ohio	1963, were "Civil Libertie" in New York. "	, REC
د معد	and the state of t	Vol XT, #6 Nov. 1963 mid	REC'D-READING
· · · · · ·	Dear		B I
	Your letter received.	of October 3, 1963, has been	ROOM
	gative agency of the Federa evaluations nor draws conc integrity of any organization I regret I am unable to be of	Inion, the FBI being an investal Government neither makes lusions as to the character on, publication or individual. of help in this instance but true mot in a position to render have suggested.	or ust
		Sincerely yours,	-
	MAILED 11	ı Edgar Hoover	· ,
	OCT 9 = 1563	John Edgar Hoover Director	
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Rull	والمراورة والمراورة والمراورة والمراورة	ot identifiable in Bufiles.	مالم
Tolson Belmont Mohr Casper	DTP:mek (3)	12 00 PM	

MAIL ROOM TELETYPE UNIT

May.

RESERVED-DIRECTOR

, b6 , b7C ATTORNEY AT LAW

CUYAHOGA FALLS, OHIO

TELEPHONE

Ъ6 Ъ7С

October 3, 1963

Mr. J. Edgar Hoover Federal Bureau of Investigation Justice Department Washington, D. C.

Dear Mr. Hoover:

I would appreciate your advising me as to the stand your organization has taken relative to the American Civil Liberties Union.

I am specifically interested in whether or not you consider it to be a subversive organization or possibly infiltrated by a communist element.

My purpose for requesting this information is to enable me to make a decision on a matter involving that organization.

If you have any literature published by your department on this subject, I would appreciate your forwarding the same to me.

REC 8 10 OCT 10 1968

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COMMUNIST POLITICAL PROPAGANDA

KRAUSE v. FIXA, ET AL

Plaintiff, Marshall Krause, Staff Counsel, American Civil Liberties Union of Northern California, on July 30, 1963 brought suit for declaratory relief and to enjoin the enforcement of 39 USC 4009. He alleges possession of and the desire to send unsealed through the mail a copy of the magazine "Peking Review" and a copy of "The New York Times Western Edition" containing the complete text of a letter sent on June 14, 1963 by Central Committee of the Chinese Communist Party to the Central Committee of Communist Party of the Soviet Union. He contends that the defendants, postal officials, have determined that the items mentioned are "Communist political propaganda" subject to the detention provisions of 39 USC 4008 and, accordingly, he has refrained from depositing them in the mail. He contests the constitutionality of the statute under the First and Fifth Amendment of the Constitution.

NOT RECORDED

11 00T 18 1963

5 9 OCT 25 KB

TRUE COPY

October 13th 1963

O OM O A

Dear Mr. Hoover:

In view of the impending pressures by the ACLU to have "God" removed from all phases of our material life, (chaplans-prayers In God we trust" etc.) I was interested in knowing whether this particular group is on the subversive list.

We're deeply concerned about this and aside from praying and writing to our Government officials—there seems little we can do to reverse this trend. Thank you for any information you might have that you would be permitted to give the American public.

Valleyview
Chester (19014) Penna.

Envelope postmarked October 20, 1963.

March : 400

(N. 112

REC-9

61-180-1044

₱ OCT 28 1963

Rep

To Marine

I The live October 13th 1968 3 Dear Mr. Warner: In new of the empending presured by the ACLU to have "Sad" removed from all phased of due national life, (chaplans-pergus-Indlad en trest etc.) Duran enterestek en knowing entetter their partecular group en n the subversere list, Their deeply concerned about their and aside from praying and writing to our Soverment officeals. There seems little we can do to reason this

SOCTION 1983 PA

(0) 13 p

1114 November 5, 1963 REC 5: 61-190 -1045 Sarasota, Florida_33581_ Dear Mr. Hoover received your letter of October 30th, **b**6 b7C with enclosures, and asked me to thank you for bringing this data to the FBI's attention. He wants you to know that this Bureau is unable to give you any assistance either directly or indirectly and he trusts you will understand. Sincerely yours, MAILED II 1963 COMM-FBI NOTE: Bufiles indicate we have had prior cordial correspondence with this correspondent in connection with his American Legion activities. We should not become involved in this controversy with the American Civil Liberties Union (ACLU) and the Florida Tolson Civil Liberties Union. Bufiles contain no information identifiable Belmont Mohr with who wrote the letter to the editor defending the Casper Callahan ACLU, Bufiles indicate that Tobias Simon is a Florida attorney Conrad who has been active in defending numerous individuals involved in racial demonstrations. He is the chairman of the Legal Board of Gale Rosen the ACLU. Sullivan Tavel Trotter

REALTOR ббон 8.хтамгамгатаай SARASOTA, FLORIDA

OFFICE WABASH 7-6107

RESIDENCE RINGLING 6-7995

b6

b7C

Hon. John Edgar Hoover, Director FBI Washington 25, D. C.

30 October 1963.

Re: ACLU & FCLU

Dear Mr. Hoover:

O American Crvil Liberties Union

I am inclosing these two clippings which I hope you will be able to digest and suggest some additional lines of attack from perhaps sources known to you, but which you can not put out because of your position and the position of your fine organization. the article endoursed by the local American Legion Post, Conrad Horn is certainly atleast a dupe and one for your black book. We are continuing our attack against this organization. One of our group is writing through the Editor, asking the ACLU to defend her rights to "THE FREE EXERCISE THEREOF" of her religious rights guaranteed by the constitution but violated by recent court decisions. Others are, through the editor, going to ask, if the ACKU is what it claims; why are they advocating the withdrawal of Chaplins from the armed forces. Also, two years ago, when they tried to get a cell started here, my group attended their meeting and gave Tobias Simon, FCLU head and Miami lawyer, such a hard time that he was thwarte in his efforts. It may be of interest to you to know that Mr. Simon, when ask what he thought of the FBI and HCUA, he violently condemned both and ask for their destruction as the greatest menaces to American Freedoms. Mr. Horn contridicts this about the FBI.

Any assistance you can give us direct or through a third party will be

appreciated. Most singeraly 14 NOV 7 1963 REALTOR BOHYSY TAMES MARKET BY BOOK SARASOTA, FLORIDA - INCLOSURE ACT

Legionnaires Rap Civil Liberties Organization

Dear Editor:

The weekend of October 4th, 5th and 6th, our fair city of Sarasota was host to a "workshop" put on by the Florida Civil Liberties Union. The Florida Civil Liberties Union is the Florida cell of the American Civil Liberties Union (ACLU). Let us take a hard look at these organizations which profess to espouse civil liberties.

The House Committee on Un-American Activities in its Report 2290 states, "It is quite apparent that the main function of the American Civil Liberties Union (ACLU) is to protect the

Communists in their advocacy of force and violence to over-throw the United States Government." It is little wonder that the ACLU advocates the abolition of the FBI and the House Un - American Activities Committee.

The California Fact Finding Committee on Un-American Activities 1948 Report, page 107: "The ACLU may be definitely classified as a Communist front or transmission belt organization. At least 90 percent of its efforts are on behalf of Communists who come in conflict with the law".

Roger Baldwin, founder and guiding light of the ACLU has a record of over 100 Communist front affiliations and citations documented in detail in the Congressional Record 5-26-52. Mr. Baldwin stated in an article written for "Soviet Russia today", "When the power of the working class is once achieved as it has been only in the Soviet Union. I am for maintaining it by any means whatsoever. The class struggle is the central conflict of the world. All others are coincidental". Also quoting from Mr. Baldwin, "I seek social ownership of property, the abolition of the propertied class, and sole control

editor*

goal" (Haryard reunion hook 1935.) How long do you "propertied" sponsors feel you would last?

Now let us quote from George Dimitrov, advice to the Lenin School of Political Warfare as quoted in the report of the American Bar Association Committee on Communist tactics, strategy and objectives. Congressional Record 22 August 1958, page 17719: "As Soviet power grows, there will be greater aversion to Communist parties everywhere. So we must practice the techniques of withdrawal. Never appear in the foreground; let our friends do the work. We must always remember that one sympathizer is generally worth more than a dozen militant Communists.

er. The class struggle is the central conflict of the world. All without being a party member others are coincidental? Also quoting from Mr. Baldwin, "I the Soviet Union, is worth more than a hundred men with party the abolition of the propertied class, and sole control of those who produce the more than 500 poor devils who wealth; communism is the don't know any better than to

get themselves beaten up by the police. Every man has his value, his merit." Will Sarasotans be included in this scheme?

With this background, don't the citizens of Sarasota feel, they should take another look before they take this cancer to their breasts? Before they unwittingly espouse the cause of such a well documented organization?

Quoting from Ralph Waldo Emerson: "Don't say things: What you are stands over you the while, and thunders so that I cannot hear what you say in the contrary".

HAROLD E. HARVEY,
by C. D. STRINETT,
APPROVED BY Americanism
Committee,
Board of Directors and Sarasota Bay
Post 30, American Legion

Peritaps downer's in the wide world, with the possible exception of Cuba; had Administration foreign policy benefited the enemy more than in the Southern Pacific. There, all our older and more trusted allies have been kicked, slapped and insulted by U. S. tavordism for the half-pinh, self-appointed, dictator-for-life, Achmad Sukarno of Indonesia.

Australia, New Zealand, the British, the Dutch and a number of other nations who looked to us for leadership against the world Communist conspiracy have found us not only lacking, but have been forced to knue

lacking, but have been forced to knuc-kle under to Red aims because our leadership petulantly insisted on it. Sukarno has been entertained re-gally by Mr. Kennedy; he has milked us for more than \$1 billion; he has told us where to heat in and when, and, in return, we meekly kowlow to but-very request, getting tough only against our own friends when he tells us to do so in his behalf.

when he tells us to do so in his behalt:

THE INDONESIAN Archipelago consists of approximately 3,000, strategically placed islands and a population of nearly 100 million. Its importance to free world defenses and our containment of Communist long has been recognized by military experts, particularly those of Australia and New Zealand, whose very future may depend on how Indonesia swings politically.

With half of Viet-Nam already gone and, the other half in conflict, with Laos in the hands of a "troika" government of Nikita Khrushchev's choosing, and, Cambodia and Burma openly litring with. Red China and Russia, only Thailand and Malaya block the Indochinese Peninsula as a richly prespective stepping stone for a Red linkup with Sukarno. Australia and New Zealand lie to the south of Sukarno's island chair and for several years have been understandably concerned lest the connection between the Red mainland and Indonesia be made. هروزرج المحكران

UNFORTUNATELY, ever since the Dutch were forced to relinquish their hold on Indonesia during the Truman Administration, Sukarno has swung steadily away from Western influences and has drifted ever closer-into Communist orbit.

Although Indonesia is, from a natural resources and development standpoint, one of the wealthiest nations in the world, socialistic mismanagement under Sukarno has pushed its economy steadily downward. Today, its lopsided balance-of-trade delicit is plunging, its currency is almost, worthless and it must exist more and more on ald from outside. ald from outside.

To distract attention from his own fallures. Sukarno

has kept up a steady drumfire or territorial expansion, and, with the aid of this Administration, he has done it

Now, Sukarno is at swords point with the Malaysian Now, Sukarno is at swords' point with the Malayslan Federation, threatening war, and wants all of Borneo for his own. Meither President Kennedy nor any of his advisers have done anything serious to oppose such santes; except to attempt to quiet Australian profests, And, of course, pour in more money.

In grateful appreciation, Sukarno spends our largesso on such Russian, products as jet planes for his private; use and expropriates our oil holdings.

ACT CONTROL TO A SECURITION OF THE SECURITIES OF THE SECURITION OF THE SECURITIES OF THE SECURITION OF THE SECURITIES OF THE SECURITION OF THE SECURITIES OF THE SECURITION OF

Dear Editor: A local American Legion A'; local 'American Leglon group employed the same tac-tics in its smear of the Ameri-ean Civil; Liberties Union (H-T, Cct. 20) that Joe McCarthy em-ployed: with, such regretiable success in his notorious political career. i.e., "An accusation makes headlines, a refutation does not."

does not."

In Sarasota there seem to be many people with "moderate" convictions who are genuinely confused by today's spokesmen for the Radical Right and who are in danger of being swayed by this type of libelous attack—particularly if such an attack goes unanswered in the press. That is why I am directing these remarks to those open-inded people—not to those Legiomaries; who made up their minds or everything quite a long time ago. long time ago.

The favorite device of a per-ship who has not done his "homework" and therefore in not really familiar with the aims and purposes of the ACLU to resort to "argumentum d hominem" — name calling, other words. The Legionnaire's letter regis-

s shock and horror in its atement about the politics one of the ACLU's founders, Ich seems as material to me do the politics of the foun-

er unpleasant people in the AC-LU as there are in other or-ganizations I expect. But I have joined the ACLU in spite of that fact because I want to achieve the goals that the organization has set for itself and its memhas set for itself and its mem-bers inamely, the protection of our civil libertles and of our right to be wrong, to be dif-ferent, even to be uppopular. I am just as opposed to control of the ACLU by a radi-cal minority as I am to a coup by such a group of our entire country. country.

The ACLU, by the way, does not welcome Communist memnot welcome Communist members, although it cannot; of course run a security check on all applicants. For all we know, the ACLU, the American Legion, and even the entire course

cate abolition of the FBI, and think that most infelligent Americans much prefer the efficient, fquiet, fails workings of that going to the humbling, headline, seeking, indiscriminate skirmistes to the various, legislative, committees on Unamerican activities" throughout the country.

The ACLU does not appear on the altimety-general's list of

The ACLU does not appear on the altorney general's list of alleged "Communist-front" organizations. Nor does it spend 90 per cent of its time, as the Legion statement libelously doclared, in the defense of Communists in court. In two recent cases in Florida and California; the ACLU upheld the right of Rockwell - type Fascists to fair trial, as a matter of fact. And

Civil Liberties Leader Replies To Legionnaires' Letter

ders of our two major parties. Ity, may have already fallen to think that the ACLU, like the bemocrat and Republican parties, has probably considerably altered, if not entirely abandoned, most of its founders' view of the policies or tint the political ere: i.e., "An accusation tess in his. notroives political ere: i.e., "An accusation tess headlines, a refutation sens in his. notroives political ere: i.e., "An accusation tess headlines, a refutation sens in his. notroives political ere: i.e., "An accusation tess in his. notroives political ere: i.e., "An accusation tess headlines, a refutation sens in his. notroives political ere: i.e., "An accusation tess in his. notroives political ere: i.e., "An accusation tess headlines, a refutation sens in his type of with "moderate" view of the policies or tint the political complexion of any of those bodies.

I may be naive in assuming to the policies or tint the political complexion of any of those bodies.

I may be naive in assuming to the procession his note than about who belongs to that the ACLU admost than the Legion's:)

In the transmitted of the ACLU's the extended the policies or tint the political complexion of any of those bodies.

I may be naive in assuming to the policies or tint the political complexion of any of those bodies.

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I may be naive in assuming to the communist, practical to the communist, practical to the communist the policies or tint the political complexion of any of those bodies.

I may be naive in assuming to the accuration of the policies or tint the political complexion of any of those bodies.

I may be naive in assuming to the accurati

wordered why they limited themselves to branding the AC-LU with a "Red" tag and obviously avoided discussing the group's objects and aims. Now I think you can see why I think you can see why

there is nothing there for
them to altack.

right of unpopular people — Communists, Fascists, inte-grationists, segregationists, Legrationists, segregationists, Lo-gionnaires — to enjoy the same constitutional benefits that all other Americans enjoy, as long-as they are not guilty of crim-inal activity. — The ACLU does have the

ed that the members of the ACLU-and-the overwhelming majority of my fellow citizens are working together in this field (equality of opportunity) with steadfast vigor and understanding.

The ACLU does oppose people or organizations that try to control, censor, or prohibit free expression in this country or who try to penalize, slander, libel, mock, or frighten those who espouse that essential plank in our civilization's plat-

The ACLU does offer sane

The ACLU does defend the

backing of two Presidents of the United States. President Kennedy wrote. "During the 43 years of its existence, the ACLU has played a signifi-cant role in defending our basic democratic freedoms." For-mer President Eisenhower wrote, "It is good to be remindwith steam standing."
The ACLU does

90-1045

and open-minded Americans, an opportunity to join an organiza-tion that stands beside the people in this country who have ideas and want to be heard. We feel that, everyone, with an idea, right or wrong, deserves to be heard and, just as important, to be answered. Even the members of the American Legion.

members of the American Legnon.

It's as simple as that. Frankly, I often find it bewildering to
discover that anyone in this city
could possibly attack that belife without blushing with
shame, and I hope that more
of you will stand up and be
counted on this vital issue so
that people who are trying to
make up their minds will realize that it is not unpopular in
Sarasola to believe and speak
out for complete, not qualified,
freedom.

CONRAD HORN, Temp. Chmi Florida Civil Liberties Union

Raps Lease Of Park Land For Cattle

Dear Editor:

And where the new and extended the state of the state of

a lew individuals.

It also means that the wilder to be no economic or moness section of the park, which thication for such action has been so carefully protected. Park Board.

coming heavier, there appears to be no economic or moral jus-tilication for such action by the

It also brings into question the-upcoming-50-million dollar bond issue for acquiring new wilderness and recreational lands for Florida. If the state is not prepared, to guard its present public lands, what can we expect of new lands acquir-ed?-Will these lands he paid for by the taxpayer only to be leas-ed to private individuals?

MARIA SORENSON Conservation Committee Manatee County Audubon Society

morana

Mr. W. C. Sullivati

November 4, 1963

Mr. F. J. Baumgardner

SUBJECT: NATION OF ISLAM

INTERNAL SECURITY - NOI

- Mr. Delmont

. Mr. lohr

- Mr. Lelcach 1 - Mr. Sallivan

1 - M. Baumgardner

1 - Mr. Rosack

By airtel dated 10/21/63 the Chicago Office furnished information regarding a meeting which took place on 10/29/63 [Nation of Islam (NOI) groups in Flint, and Grand Rapids, Mrchigan, and individuals connected with the American Civil Liberties Union (ACLU) and the National Association for the Advancement of Colored People (NAACP). The purpose of this meeting was to Ciscuss whether the rights of the NOI had been violated by the police of Flint, Michigan, after NOI leader, Elijah Muhammad, had closed a meeting after the police refused to surrender their side arms prior to entering the meeting.

The NOI held a public meeting at Flint, Michigan, on 10/27/63 with Elijah Muhammad as the featured speaker. Flint police appeared at the meeting for the purpose of maintaining order and refused to disarm themselves and be searched by NOI members prior to entering the auditorium. This action by the police was based on advice rendered by the city attorney of Flint, Michigar. With this refusal Elijah Muhammad announced that the meeting was The ACLU and the NAACP contacted the NOI as they felt terminated. that the rights of the NOI to practice their religion had been invaded and violated and desired to determine whether there was any furnished the legal right or basis to protent. L b6 results of this meeting to Eligible Muhammad who had returned to b7C described the other andaviduals, in Chicago, Illinois. attendance as "white men, Jews mostly, and two Negroes." The intentions of the ACLU and NACOP were doubted by and,, Elijah Muhammad stated that the WOI could not work with these groups because they were against the Mil. Elijah Muhammad accused the police of setting up an attack and this meeting and inducated that the refusal by the police to disorm themselves was merely a decoy. He indicated that the police actually desired that the NOT attack the police who would then fire upon the NOI members with a barry of machine gun fire and then charge the NOI with rioting. 5 Here

It appears that this meeting I tween representatives wall not result in any ... and of the ACLU, NAMEP and The MOI will, however, attem t being taken on behalf of the NOT. to obtain a refund on all or part of the money paid for rental to a

25-330971 TPR:mjh/fj,h

61-190-(7) NOT RECORDED 184 NOV 14 1963

14 1963

A. Ü M W A



Memorandum to Mr. W. C. Sullivan RE: NATION OF ISLAM 25-330971

meeting hall. It has been against NOI policy and the actual teachings of Elijah Muhammad himself to cooperate with any other Negro organization which seeks desegregation. The NOI desires complete separation of the races and preaches hatred of the white men who are referred to as white devils.

ACTION:

For information.

FBI

Trans	mit this fallamina in	Date:	10/31/63		
	smit the following in Airtel	(Type in plain tex	t or code)		
Via	ATT CCT	(Priority	or Method of Mailing)		
18]	·	· 			
	TO:	DIRECTOR, FEI (25-3309	971)		Ş
	FROM:	SAC, CHICAGO (100-3563	35)		ė.
	SUBJECT:	NATION OF ISLAM; IS-NOI		b6 b7c	7
	•	Re Chicago airtel 10/2	29/63.		
		CG 6119-S*, reliable,	on 10/29/63, a	$\frac{0}{0}$	
	in contact NOI. The		, National Lead	etter	1
•	is a number the Nation People (Nation People (Natio	I just got out of the by the American Civil per of white men, Jews onal Association for the NAACP), President, and rson, but who is not red with the deprivation so-called basic reason as what took place in F ther under the pretext of practice religion was a together to see wheth basis to protest. How	Liberty Union (mostly, and two e Advancement of ally white. The of human rights for their getti lint on Sunday. that they felt invaded and vi er there was an efar this protes	ACLU). This a Negroes, of Colored is another he ACLU is ing together the Muslims' the Muslims' the Muslims' lolated. They legal est goes	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	We did not allow showed me 3 - Bures 3 - Detro	know. I told them exact deny entry to the of with them to come into the where we were wrong. au oit (100-5549) NOT DE	tly what happer ficers, but only meeting armed,	ly would so they NOV 1963	
72	Approved The Special	l Agent in Charge	M \Pei	· V	

M:

Oh, my goodness!

You know, this was the effect I got. indicated that to take the guns would have been a violation of police law. I told them that we have laws and rules that we go by and we don't teach people with guns or anything that is detrimental to the peace and sanctity of those b6 who did come to listen and learn right and peace. b7C came right back trying to show me where there was no I took it up with them legal infraction of the law. on the basis that the man who rented us the auditorium knew at the time that I did not allow any guns or any knives in and that we would not allow any police officers in there with guns; and that he even offered to use his own police officers. I told them that we told them that we did not need them because we take care of ourselves and since he knew this, why did he make us spend close to \$1,000 to get into a place, knowing that he was going · to bring the officers there. I told them that it seemed to be just clever conniving on the part of the police department to disrupt our meeting and to scare off our people who came to get a knowledge and understanding of this program because they surrounded the building. man told me to prove it. I said what do you mean, prove I am telling you. This is the proof and another thing, Another devil the NAACP man said he knew that himself. stated that it was right because police officers were everywhere and he admitted that the FBI and also police He told them on this basis officers were in the audience. that this shows that we did not refuse entry to the police department but shows that those who came in didn't have guns, rather, they came in peacefully and acting as if they were for peace themselves, but that those people with guns, which didn't pertain to peace, were refused entry.

M:

That is right.

So, they tried to twist this thing legally and hypothetically so I got kind of emotional, I guess.

CG 100-33635

He told me that I talked like I was angry. I replied that for your to sit here and act like you don't know what goes on in a Negro community is foolish. I stated that you know what goes on. I told him that every week the FBI is knocking on the door of the new converts and scaring the daylights out of them and you know it. I told them that they continually sit in front of our mosques and when our people come out to the mosques, they are afraid to come in because they see the police car and you know it. I told them you raised them like that and he replied that this has nothing to do with this meeting and we are not here for this and that. So, I just listened to them. I know there is no justice there.

M: No, none for us.

That is right and I told them that. He said that if I wanted to get these people that had been visited by the FBI and the police department and frighten them off to bear witness, maybe they could lodge a complaint. I told him that the law is for your convenience but we have to have proof when we have been attacked, but when you want to attack, you don't need any proof. I told them that they were just wasting their time. I should not have done it, but I got worked up just sitting there and seeing these people taking a stand like that.

M: Well, one thing, you say that there is nothing there for us. We can't work with them because they are against us.

Yes sir, that is right. Excuse the expression, but "this ole nigger doubts them". He calls himself a doctor of psychology but I says you use it, but set up the "we this and we that", but I didn't say anything because I don't want to show a division in front of those devils. I would like to talk with him. This of the NAACP is a pretty good thinker and I believe he has had enough Islam that the seed is beginning to spring up.

CG 100-33635

M:	Oh, the original man that was there?	
	the NAACP.	b6 b7C
M:	He seemed to by on our side?	
how the practic he did but the attack stuff. go on began only he that we our poup. He this our it and should and trecomes the powe got	Yes sir, his basis was that we as a people, which e witness to, you have how the police harrass us, alse police are always coming through our community and sing injustice. This is the basis he took. He said n't go along with all the things the Muslims teach, ey have had their religious rights violated. He ed this other "nigger doctor" along the hypothetical. He said you didn't say anything definite and just and tell a story. This is what would happen. As I to tell them about events him this happening not ere, but also around the country at every mosque e have. The police department gets busy to keep or people from waking up, and cleaning up and standing esaid that if I wanted to lodge a complaint with him ne attorney there, that he would be glad to listen to take whatever action he could. He also said that we take cameras and take pictures in front of our mosque to get witnesses. I told them that everytime it to us, we got to have witnesses, but when it comes to lice department, they just do it. I told him that records all over the country of nothing but peacefulies, so what right have they got to police our gs.	ng m, o e ues
	Why would he want to invade it when there is g there against his law.	
justif like t		re .
	What did you say then? Well, he said no, he talked, as you said, that to element of surppise, so I came back to show him. He inother psychological step to show me we should not I	his e .ose

faith in them. You know, we should have confidence in them that they are based on legality, and they can't take a stand unless they have a legal basis. You understand this is the trick to show me we shouldn't lose hope in them because I feel, dear apostle, from your teachings that as long as they make us go by their law, that is, strings. You know, what I mean, if you complain, complain legally.

M: That is right. We don't follow anything like that because we know that they are against us. Anyway, what we teach is open. They can have the place but we are not going to break our law to follow their law.

I sent you some pictures from the paper. They have your picture on the front page of the second section of the "Flint Journal". They used the same psychological approach in trying to put over their ideal and to the mind of our people, but generally it is good.

I was taking to an attorney in Lansing regarding getting some of our money back and he said it sounded like we had a legal basis. This was also brought up today in the meeting. The attorney said that they did not have anything to do with that, but that it seemed to him that the Muslims had legal ground for a suit against the man who rented the place to them. I told him that we did not allow these things in our meeting and he agreed. Also, the devil, himself, agreed that the building across the street was filled with police and he admitted that today.

b6

M: He admitted that today at the meeting.?

Yes, sir.

Mr. Across the street?

The empty building was filled with police officers.

M: Was filled with police officers?

CG 100-33635

They were dressed in ragged clothes so that no one could recognize then assily.
M: Yeah, isn't that something. As though we were stick-up people or as though we were sticking up the bank or something.
I asked him what basis they had for that as they had no record.
M: No riot ever broke out behind our meeting or in our meeting, not even so much as a fist fight. It is wrong to make it appear to the public that right is wrong and wrong is right. Oh well, maybe one day they will not be here to do that. If it pleases ALLAH, he is well able to wipe them off the planet earth and put someone else in their stead.
I told them that they were foolish to ignore be the fact that the Negro people are sick and tired of having these things happen and that they were about to explode.
MUHAMMAD then accused the police of setting up an attack on them and stating this was just the decoy. MUHAMMAD continued that what they wanted to do was to get us to attack them or throw them out and then they would come from the empty building and send all of them on us with a barrage of machine gun fire and then charge us with riot.
MUHAMMAD toldit was all right to go ahead with the lawyer in Lansing to see if they can get some money back, if it does not cost them anything.
The above is set forth as close as possible to original statements and comments made by and MUHAMMAD. It is realized that in some parts, the meaning is not clear. It does appear that the ACLU and the NAACP will not go any further with proposed backing of the Muslims as in the incident in Flint, Michigan.

REC-9 61-190 1044

Gil.

#.C.

October 23, 1963

Valleyview
Chester, Pennsylvania 19014
Dear

Your letter postmarked October 20th has been

In response to your inquiry, I would like to point out that the FBI is strictly an investigative agency of the Federal Government and as such does not make evaluations nor draw conclusions as to the character or integrity of any organization, publication or individual. I regret I cannot comment as you desire and hope you will not infer either that we do or do not have material in our files relating to the organization you mentioned.

MAILED 19 OCT 2 3 1963 ' COMM-EBI

received.

Sincerely yours,

L Edgar Hoover

John Edgar Hoover Director lind the

dront	NOTE: Bufiles inc	icate n Civil	one prior letter to correspondent on Libert⊯Union is not listed in either	9-7-62. the
ohr Casper Callahan	"Guide to Subversi	ve Ore	ganizations and Publications" or the correspondent is not being referred	
onrad DeLoach Ovans dale	CJJ:ple	A	DAME TO BELLEY	A

llivan ______ |

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De mar proféssion

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November 18, 1963 190**b**6 b7C North White Plains, New York Dear Your letter of November 12th has been received. Although I would like to be of service, the FBI, being an investigative agency of the Federal Government, neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. I regret I am unable to help you and hope you will not infer either that we do or do not have data in our files relating to the subject of your inquiry. Enclosed is some literature which I trust will be of interest. · Sincerely yours. MAILED II NOV 1 8 1963 il. Edgar Hoover COMM-FBI John Edgar Hoover Director Enclosures (5) A View of Reality My Answer to Communism and Crime Counterattack on Juvenile Delinguency An Army of Free Men Deadly Duel See Bureau note next page Tolson Belmont Mohr _ DFC:ngi Callahan Conrad DeLoach Evans Gale Rosen Sullivan Tavel Trotter

TELETYPE UNIT

NOTE: Correspondent is not identifiable in Bufiles. The FBI has never conducted an investigation of the American Civil Liberties Union. It is noted that the Fifth Report of the California Senate Fact-Finding Committee on Un-American Activities (1949) set forth the following: "American Civil Liberties Union: Cited as heavily infiltrated with communists and fellow travelers and frequently following the Communist Party line and defending communists, particularly in its Los Angeles unit." (California Committee on Un-American Activities Report, 1948, pages 108-12)

In connection with this, it is noted that the 34th Annual Report of the American Civil Liberties Union (for the year 1954) reaffirms the anticommunist and antifascist policy of the organizations and maintains its intention to defend civil liberties of all persons regardless of any political party, organization, denomination, race or nationality to which an individual may belong.

New York November 12,1963

J.Edgar Hoover Federal Bureau of Investigation Department of Justice Washington, D.C.

Dear Mr. Hoover:

There has been a great deal of talk lately about the Communist front organization called the American Civil Liberties or Union Administration. This organization has done and is doing a great deal to further the Communist cause. I would appreciate it very much if you could send me all available if ormation concerning this organization. Thank you for your kind assisstance.

	`	
Yours	truly.	_
		I

bo b7C

THE THE

CORRESPONDENCE

8 NOV 1 4 1963

EX-116

REC 22 61=190-1046

B NOV 19 1963

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ST-105 REG. 16 61-190 1047 December 4, 1963 104 New York 5, New York Dear Your letter of November 29th has been received. In response to your inquiry concerning the American Civil Liberties Union, the FBI is strictly a fact-gathering agency of the Federal Government and as such, does not make evaluations nor draw conclusions as to the character or integrity of any organization, publication or individual. I regret I am unable to be of help to you in this regard. Enclosed are publications on the general subject of communism, and I am including in the data forwarded a list of the organizations which have been cited as subversive by the Department of Justice, pursuant to Executive Order 10450. Sincerely yours. II. Edgar Hooven MAILED 5 DEC - 4 1963 John Edgar Hoover COMM-FBI Director Enclosures (5) Deadly Duel List of Organizations Cited by Department of Justice Tolson Why Reds make Friends with Businessmen Belmont Mohr . Keys to Freedom Callahan Internal Security Statement 4-17-62 Conrad DeLoach NOTE: Correspondent is not identifiable in Bureau files. Evans DCL:djg& Gale Rosen (3)Sullivan Tavel Trotter Holmes MAIL ROOM TELETYPE UNIT Gandy

COUNSELLORS AT LAW NEW YORK 5, N. Y. HANOVER 2-0045

November 29, 1963

Federal Bureau of Investigation Washington, D. C.

b6 b7C

Gentlemen:

I would appreciate your advising me if an organization by the name of American Civil Liberties Union", is in good standing as 100% American - or - is said organization on your subversive list.

Please advise me of the Bureau's opinion in reference to the reading matter and publications released by this organization.

Your cooperation in enlighting me on the above is appreciated.

Very truly yours,

JJG:SC

ST-105

6/- 190-1047

DEC 5 1963

COTERLES DECEMBRA

25 DEC **5** 1963

10:11 a.m.

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MIR. BUSINESS

Mat. a wellen

MIL CURRID

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MR. EVANC

IM. ROUIN

MR. SULLIVAN

Judge Milton Eronhelm called and stated he thought he should tell me of a conclusion he has reached. He noticed that Cavald lived in the house of some people who belong to the American Civil Interties Union (ACLU) and they took him to a meeting; that when Cawald was on television he called for Abt, the ACLU attorney. Judge Eronheim stated that for many years he has sat in these cases where the attorney for the defendant has been a civil liberties attorney and he has noticed consistently that they do not approach the problem with any pertinency; that they have represented Nazis, communicate, peace people, the Madam Nhu pickets; and he thinks their basic gambit, basic philosophy, is one of just fighting all authority.

I told Judge Kronheim that I share that view myself.

The Judge continued that he thought the whole situation becomes logical when you fit it into the ACLI viewpoint.

I told the Judge that I was glad to letve his viewpoint; that Cawald was in communication with them for membership which had not been given; that he was a machine of the Fair Play for Communities and was the secretary of that at New Orleans with the result that he had a very bad background; and that the first lawyer he wanted was John Alt who appears in all the communist cases we have.

	Sin a creered course provide many wantered need	with the reason is present of an entry of	nutrit a tolson statem in the comment of men state
Tolson Belmont	lias communist cases we hav	e.	·
Mohr	<u> </u>		
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Callahan	alignotal escape	statot and point is the	nt Castro, Khrushchev und
Conrad			
DeLoach	all the rest, except the ACL	u, impe aiburiisa ubi	wally time the vide has to
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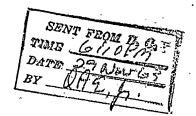
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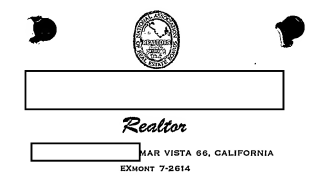
Memorandum for Messrs. Tolson, Belmont, Mohr, November 29, 1963 Conrad, DeLoach, Evans, Rosen, Sullivan

I told the Judge that I was glad to have his observations; that it was very helpful for me to have his views on it.

Very truly yours,

J. E. H. John Edgar Hoover Director





November 27, 1963

b6 b7C

J. Edgar Hoover F.B.I. Washington, D.C.

Dear Sir:

We are confused by the various reports and news items on the activities of the American Civil Liberties Union and would appreciate hearing your opinion or the official opinion as to their political leaning.

Yours truly,

LEP:1d

while play

NEC- 56 61-190-1048

8 DEC 11 1963

RESPONDENCE

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OPTIONAL FORMAY 1962 EDIT GSA GEN., REG	ION	10-106 F.N.T		<i>O</i>	Folson-
·•	morandum			(/	MohrCasperCallahanCaproidDerivation
то :	Mr. A. H. Belm	on Mar		er 5, 1963 . Belmont	Rosen Sullivan Tavel
FROM :	Mr. W. C. Sull	ivanUS 1	1 - Mr	. J.P.Mohr . DeLoach . Sullivan	Trotter Tele. Room Holmes Gandy
SUBJECT:	JOHN DE J. PEM EXECUTIVE DIRE AMERICAN CYVIL	CTOR	1 - Mr 1 - Mr	. J.A.Sizoo . Baumgardne . Bland	er
	LAWRENCE SPEIS DIRECTOR, WASH AMERICAN CIVIL	INGTON_OFFIC	NION	G	, of 10 16 b6 b7c
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discusse Ben Gitl	Pemberton <u>and</u> d with me former ow and Granville	communists	by the offic like John Gat	e yesterday. es, Joseph (They Clark, \
getting involvin with bei	On listening to what they had a former community Mr. and Mrs. In communists. us as a community and that s	in mind, I 1 st as a poss On reviewing st but his w	earned they a ible witness who apparenthe the files, I	are interested in a libel so that he can be carried to the liber to the liberature	ed in suit of the
Bureau É Libertie	Pemberton and iles as active ms, Union.	Speiser, of nembers and o	course, are l fficials of t	known to us the American	in the Civil
II onoughto	I told both the nvolved in their they would drop former Special A	r interests. by to discus	They said the sformer com	ney understo	og turs ogi
looking Oswald. even hav because	Speiser told minto the civil masn't about the time to lister I was extremely 17769 DEC 1	rights aspect to make any	of the kill: comment on the	ing of Lee H his person a	arvey O nd I didn'ta tell me
wcs:djwy (8) 6 4 DEC	17.963 <u>11/</u> DEC 1	XEROX 61.3 2 1963	PERS! RE	C. ONL	NT PACC.

Memorandum for Mr. Belmont RE: JOHN DE J. PEMBERTON, JR. LAWRENCE SPEISER

Speiser indicated an interest in having luncheon, at which time he could discuss the matter and, when things quiet down a little around here I think I might do this most circumspectly and learn just what he has in mind concerning the killing of Oswald.

RECOMMENDATION:

For your information.

December 9, 1963 Mar Vista 66. California_ **b**6 b7C Dear Your letter of November 27, 1963, has been received. In response to your inquiry regarding the American Civil Liberties Union, I would like to advise you that the FBI is strictly an investigative agency and, as such, does not furnish evaluations nor draw conclusions relative to the character or integrity of any individual, publication or organization. In addition, information contained in our files is confidential and available for official use only. Sincerely yours, MAILED 11 1. Edgar Hoovell DEC 9-1963 John Edgar Hoover COMM-FEI Director NOTE: Correspondent is not identifiable in Bufiées. SAW:sls θ (\$) Tolson Belmont . Casper Callahan Conrad DeLoach Evans Gale Rosen Sulliván

MAIL ROOM TELETYPE UNIT

December 16, 1963

REG. 117 6/- 190-1050

流出し

American Civil Liberties Union of Washington 2120 Smith Tower Seattle, Washington 98104

Dear

MAIL ROOM TELETYPE UNIT

b6 b7C

Mr. Hoover read your letter of December 6th concerning Mrs. C. S. Kosmin of Seattle, Washington. He asked me to advise you that the FBI being an investigative. agency of the Federal Government neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual.

Sincerely yours,

MAILED II DEC 1 6 1963 COMW-EBI

Helen W. Gandy

	خ		Secretary	7
ሌን	Market State Control		NOTE: The American Civil Liberties Union is well-known to the Bufiles reveal that one Seattle, Washington the Young Progressives	ton,
Tolson		ሗ	Union Bay Village, Seattle. It was also pointed out that a Marxis was held on 6/29/48 and his attitude was described a "sympathetic." Bufiles reveal no information concerning Mrs.	st discussion s
ans		N	JCF:vfv JULY 10 DEC DEC 15 05 641.123 DVV 1 (8) 2 6 196 8 17 0	
lmes	<u>" ව ව</u>	ט	DIP	4



Linerican Civil Liberties

of Washington

2120 SMITH TOWER

SEATTLE 4, WASHINGTON

MAIN 4-2180

December 6, 1963

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ROBERT J. BLOCK, Scattle
STIMSON BULLITT, Scattle
PHILIP I. BURTON, Bothell
MRS. STUART W. CHAPMAN, Edmonds
PROF. GIOVANNI COSTIGAN, Scattle
DONALD MCL. DAVIDSON, Kirkland
MRS. AUBREY DAVIS, JR., Mercer Island
JACK R. DEAN, Spokane
JOE DWYER, Olympia
PROF. ROBERT FLUNO, Walla Walla
REV. RUDOLPH W. GLIBERT, Spokane
JOHN E. GOLDMARK, Okanogan
MAXINE CUSHING GRAY, Scattle
FRED T. HALEY, Tacoma
WILBUR G. HALLAUER, Oroville
JOHN E. HANSEN, Olympia
EUGENE R. HOOPER, Scattle
LEO C. KENDRICK, Yakima
CHISTER H. KINGSBURY, Scattle
BENJAMINE H. KINGSBURY, Scattle
BENJAMINE H. KINGSBURY, Scattle
BENJAMINE H. KINGSBURY, Scattle
LEONARD CARL MANEY, Spokane
DR. JOHN H. LEVERSEE, Bellevue
DR. WILLIAM A. MACCOLL, Scattle
LEONARD CARL MANEY, Spokane
MRS. FLORENCE MERRICK, Pasco
ROY M. MERSKY, Olympia
HUGH B. MITCHELL, Scattle
LEONARD CARL MANEY, Spokane
MRS. FLORENCE MERRICK, Pasco
ROY M. MERSKY, Olympia
HUGH B. MITCHELL, Scattle
PROF. RONALD V. SIRES, Walla Walla
DAVID G. SPRAGUE, Scattle
PROF. RONALD V. SIRES, Walla Walla
DAVID G. SPRAGUE, Scattle
PROF. DONALD A. WELLS, Pullman
MRS. KATHERINE WENSBERG, Scattle
JAMES L. WHITE, Scattle
DAVID E. WILLIAMS, Richland
ROBERT WINSOR, Mercer Island
CHAPTERS ADVISORY COMMITTEE

CHAPTERS BREMERTON BENTON-FRANKLIN COUNTIES PULLMAN SPOKANE University of Washington YAKIMA

Federal Bureau of Investigation, Washington, D. C.

Re: ACLU #91-63

Dear Sirs:

Rosmin of 4123 Baker Street N. W., Seattle, Washington, phone SU2-3769, whose maiden name was Anna Greeleva, and who was born August 7, 1897 in Russia, has contacted this office.

She has not been politically active. finds it difficult to secure and to maintain employment and is concerned that she is on some type of "subversive blacklist". We have advised her such a listing is not probable.

Would you advise if your office maintains a public record of this nature and if her name appears thereon.

Sincerely,

b6 b7C

HL: jl cc:

Mrs. C. S. Kosmin 4123 Baker St. N. W., Seattle, Washington

REG-117

AMERICAN CIVIL LIBERTIES UNION OF WASHINGTON 2120 Smith Tower SEATTLE, WASHINGTON 98104

61-190-1050

DEC 18 1963

6000 J STREET · · · SACRAMENTO 19, CALIFORNIA · · · TELEPHONE: GL adstone 2-3252

The State Hornet Sacramento State Sacramento, Calif.

Dec. 4, 1963

Dear Sir:

At the present time a student chapter of the American Civil Liberties Union is attempting to gain recognition as a campus group at Sacramento State College.

They are being fought at each and every turn by other students who call them communist dupes, etc.

I would like the answer to three questions.

- 1) What is the present status, so far as the FBI is concerned, of the parent group of the ACLU and the Northern California ACLU which has recently broken with the national.
- Do you envision any change in this status within the governmental agencies.
- If there will be a change could you deliniate why? 3) Will you please answer soon as much of the desention on the campus will be absolved by these answers. Also could you send any governmental literature on the ACLU?

SACRAMENTO STATE COLLEGE 6000 JAY STREET SACRAMENTO, CALIF. 95819 Thanking you in advance,

State Hornet

REC-39

TO DEC 20 1963

b6 b7C

REC 14 61-190-1052 December 31, 1963 E. InFormant €: * b7C Encino, California 91316 Dear Mr I have received your letter of December 21st. Although I would like to be of service, the FBI being an investigative agency of the Federal Government neither makes evaluations nor draws conclusions as to the character or integrity of any organization, individual or publication. In view of the foregoing, I am sure you will understand why it is not possible for me to comment in the manner you requested concerning the American Civil Liberties Union. Sincerely yours, 1. Edgar Hoover MAILED IT John Edgar Hoover DEG 3 1 1963 Director Mondath Jakoban 1 COMM-FBY W NOTE: Correspondent is not identifiable in Bufiles. Tolson El Shall all Belmont RR:rls Mohr _ Casper Callahan Conrad Delloach Evans Gale . Rosen . Sullivan Trotter Tele. Room Holmes _ MAIL ROOM TELETYPE UNIT Gandy

Encino Calif 91316 21 December 1963

Federal Bureau of Investigation Ninth St & Pennsylvania Ave NW Washington 25 DC

b6 b7C

Gentlemen,

I have frequently heard allegations that the American Civil Liberties Union was a Communist organization. Is this true? Do you have any sort of release which might clarify this situation?

•	Sincerely,	*	

Encino, California 91316

REC 14

1-190-3050

2 364 1 2 364

CORRESPORTATION

May Die

Belmont

Callakan Contail DeLear

1RcM Chaper

OFTIONAL FORM 110, 10 5010-106 UNITED STATES GOV

Memorandum

Mr. A. H. Belmont

DATE: December 20, 1963

FROM

Mr. W. C. Sullivan()C

Bild SUBJECT:

LAWRENCE SPEISER

AMERICAN CIVIL LIBERTIES UNION WASHINGTON, D. C.

Today I had luncheon with the above-captioned person. couple of weeks ago I sent through a memorandum pointing out that he dropped by, but that I did not have any time to discuss matters with him and we agreed to meet at luncheon.

Actually, he did not have anything of real interest to the Bureau to discuss. What he did wish to refer to in the main related to the way the Dallas Police handled the Oswald-Ruby affair. Likewise, he expressed great concern about the press and television activities. He had high praise for the way the FBI handled itself in the Oswald-Ruby case. I listened to his views but told him very frankly that I could not discuss any facet of the matter. He said he understood this and wished that the Dallas Police had taken that same position with press people and others with whom they talked.

Mr. Speiser went on to say that the people in this country can be everlastingly grateful to J. Edgar Hoover for not abusing the power which he possesses. Further, said Speiser, because of the immense popularity of Mr. Hoover, had he wanted to he could gather around himself even far more power than he has and create a national police. This, said Speiser, Mr. Hoover has consisently refused to do and it will be to his everlasting credit.

Mr. Speiser talked briefly about the American Civil Liberties Union's concern over civil rights problems. I explained to him the Bureau's position in this matter and we maintained a pleasant conversation in this field.

RECOMMENDATION:

WCS: 1m1 (6)

1 - Mr. Mohr 1 - Mr. Belmont

For your information.

(6)

Mohr

Belmont

DeLoach

Mr. Sullivan

53 JAN 6

NOT RECORDED

184 DEC 30 1963

H e DEC 27 1963

SIH

Ric 39 61-190-1051 December 18, 1963

ţ,

The State Ho	rnet	
Sacramento S		e
6000 Jay Stre		
Sacramento,		95819

Dear

Your letter dated December 4th has been received.

b6 b7C

In response to your inquiry regarding the American Civil Liberties Union, the FBI is strictly a fact-gathering agency of the Federal Government and, as such, does not make evaluations nor draw conclusions as to the character or integrity of any organization, publication or individual. The FBI has no material we can send you regarding the group-you named, and I hope you will not infer from my inability to be of aid either that we do or do not have related data in our files.

Enclosed are publications I hope you find of interest.

MAILED 10 DEC.18 1963 COMM-FBI

Sincerely yours,

1. Edgar Hooven

Meyal Meyal John Edgar Hoover Director

Enclosures (5) Faith in Freedom

Deadly Duel

Time of Testing

Communism and the College Student One Nation's Response to Communism

இத்திர் புதாருக்கு நிரும்பில் Enclosure

Attention SAC: Correspondent and "The State Hornet" are not identifiable in Bureau files.

Tele. Room $DCL:djg^{\prime\prime\prime}(4)$ Holmes

Rid

lohr

Gandy

llahan

MAIL ROOM TELETYPE UNIT

January 17, 1964 Houck, Bohorad, Lipkin and Russell b6 b7C Schuylkill Trust Building Pottsville, Pennsylvania 17901 Dear Your letter of January 13th has been received. With respect to your inquiry concerning the American Civil Liberties Union, the FBI is strictly an investigative agency of the Federal Government and neither makes evaluations nor draws conclusions regarding the character or integrity of any organization, publication or individual. Please do not infer either that we do or do not have information in our files relating to the group about which you asked. Enclosed is some material which I trust will be of interest to you. Sincerely yours. L Edgar Hoover MAILED 19 JAN17 1964 John Edgar Hoover Director od Jest COMM-FBI Enclosures(3) Keys to Freedom An American's Challenge Tolson Faith in Freedom Belmont . TA 2 Wallet Mohr -NOTE: Bufiles contain no references identifiable with correspondent. Callahan Conrad DeLoach /peny. Evans . EFT:plr Gale Rosen (3) Sullivan Tavel Holmes

TELETYPE UNIT

Gandy

LAW OFFICES HOUCK, BOHORAD, LIPKIN & RUSSELL SCHUYLKILL TRUST BUILDING POTTSVILLE, PA. 17901

AREA CODE 717 622-1811

> b6 b7C

JAMES P. BOHORAD ALEXANDER E. LIPKIN RICHARD B. RUSSELL ABE H. FRUMKIN

WILLIAM C. KOLLAS

HENRY HOUCK

1892-1959

January 13, 1964

Mr. J. Edgar Hoover Federal Bureau of Investigation Ninth and Pennsylvania Avenues Washington, D. C.

Dear Mr. Hoover:

If possible, I would appreciate your advising me whether the American Civil Liberties Union is considered by the FBI to be a subversive or communist front organization.

> Very truly yours, For Houck, Bohorad, Lipkin & Russell

REG. 18 6/-190-

123 JAN 20 19841

ext. pl 17/64

in the contraction

REC. 114	61-190-1054	Janua	ary 20, 1964	
(47)	Kalamazoo, Michigan	b6 b7C	REC'D-	7a. 7
	Dear Mr.	of January 14th has been re	REC'D-READING ROOM F B I eceived.	
	In response Civil Liberties Union, I m investigative agency and, a conclusions relative to the organization or publication do or do not have data in o I would also this Bureau by furnishing i November, 1949, to July,	to your inquiry regarding ust advise that the FBI is says such, does not make evaluated or integrity of a character or integrity of a like to point out that Karl information on subversive a 1958, during which time he are strictly his own and desired the sare s	the American strictly an aluations nor draw any individual, either that we oup. Prussion assisted activities from e was compensated.	FI
	MAILED 10 JAN 2 1 1964 COMM-FBI	Sincerely yours, L. Edgar Hoover John Edgar Hoover Director	A Alle	

NOTE: Correspondent is not identifiable in Bufiles.

TELETYPE UNIT

Tolson Belmont Mohr Casper Callahan . Conrad . DeLoach Evans _

TRUE COPY

Jan. 14, 1964

Kalamazoo Michigan

b6 b7C

Dear Sirs:

A pro and Con battle is taking place in our local "Kalamazoo Gazette" through the "Letters to the Editor," in regards to the American Civil Liberties Union.

I would very much appreciate receiving any report which you might have regarding this questionable organization so that I might be better informed about this organization.

I believe it is high time that we become better informed about somecof these organizations which are seemingly taking away as many of our freedoms as possible. This is of great concern to me since I have heard several talks given by Former F.B.I. counter spy Karl Prussian

Sincerely,

y JAN 22 864

/s/

Kalamana Milohngi Dear Sers: in our local Kalamagor Sayette "through the "fetters to the Editor; in regards to the american livil Siberties Union I would very much appreciate recliving any report which you might have regarding this questionable organizations that the might be delter informed about this organization of believe it is high time that we both both become better informed about some of these organizations which are seemingly taking away as many of our friedoms do possible This is of great concern To me since I have heard several talks given by Former F. B. 1. counter spy Karl Prussian. Sincerely, al April 18 18 300

REC-33 January 22, 1964 Lock Haven, Pennsylvania b7C Dear Mrs. Your letter of January 18th has been received. This Bureau is strictly an investigative agency of the Federal Government and, as such, does not make evaluations nor draw conclusions as to the character or integrity of any organization, publication or individual. Enclosed, however, is a copy of the list of organizations which have been cited as subversive by the Department of Justice pursuant to Executive Order 10450. You may also wish to secure a copy of "Guide to Subversive Organizations and Publications," prepared and released by the House Committee on Un-American Activities. In it are listed groups and periodicals which have been cited by various state and Federal agencies, and a copy of it can be purchased for seventy cents from the Superintendent of Documents, United States Government Printing Office, Washington, D. C. 20402. Sincerely yours, J. Edgar Hoovell MAILED IO John Edgar Hoover JAN22 1964 Director COMM-FBI Enclosure List Subversive Organizations Belmont 2 00 miles Mohr Casper NOTE: Correspondent is not identifiable in Bufiles. Callahan (per Do Conrad DeLoach Evans. DTP:1ch (3) Roseñ Sullivan Tavel

TELETYPE UNIT

Jan. F. 1964 Dear Sira, Recently aux local State Decicleis Callege engaged The services of one far a speaking engagement on Dec. 12, 1963. title was listed as to the Denra Chapter of the american Cevel Liberties Unias. His tapic was Equal administration of Justice for all. They plans to attend the program were cancelled be cause of an energency illness in the family. I my purpose inviting to you is to request any infarmation you have in this.

arganzation. If my minary served me properly
this is group whose legal coursel Lee Harvey Oswald insisted be contacted, al CORRESPETIOENCE 122

though he was affered the services of The afferent Dallas languers after this arrest-all aprobable refused to have Iwanted to unteraletter to Editor of air deely newspaper at the lene, raising. The question of why this particular speaker was altained, but having no facts to Nach up my implications, hesitated to do Cauld yar please tell me if the A.C.L.U. se or your list of Communist. Front ar gangations? also, I understand that a complete fist of same is available upon regress Harld you please send milkes lest at your convenience? This still not too late to write my leller to the editor ef my enticione ar 19. AFER 102 Nor De 166 Thank y au far yau Consideration. 670 SUNO! E SON Amerely legeros nal b

TRUE COPY

Dear Sirs,

Jan. 8, 1964

	Recently our local State Teacher's College engaged the services of one for a speaking engagement on Dec. 12, 1963.
	title was listed as to the Penna Chapter of the American Civil Liberties Union. His topic was "Equal Administration of Justice for All." My plans to attend the program were cancelled because of an emergency illness in the family.
	My purpose in writing to you is to request any information you have on this organization. If my memory serves me properly, this by the group whose legal counsel Lee Harvey Oswald insisted be contacted although he was offered the services of three different Dallas lawyers after his arrest—all of which he refused to have.
	I wanted to write a letter to the Editor of our daily newspaper at the time, raising the question of why this particular speaker was obtained, but having no facts to back up my implications, hesitated to do so.
	Could you please tell me if the A.C.L.U. is on your list of Communist-Front Organizations? Also, I understand that a complete list of same is available upon request. Would you please send me this list at your convenience? It is still not too late to write my letter to the editor if my suspicions are confirmed.
./	Thank you for your consideration.
CX 19/18 19/18 6 PM	Sincerely, REC- 33 / - 190 - 1055
	1 JAN 23 1964 EX 117
Jack 170	Harry Sa. 1/21/64 plr

b7C

January 30, 1964

b6

Frederick, Maryland 21701

Dear Mrs.

and asked me to explain that the FBI being an investigative agency of the Federal Government neither makes evaluations. conclusions as to the character or integrity of any organization, publication or individual. Therefore, he trusts you will understand why he is not in a position to comment along the lines you have suggested. Further, it is his hope that you will not infer either that we do or do not have data in our files relating to the organization you mentioned.

Sincerely yours,



Helen W. Gandy Secretary

								-	
NOTE:	Corres	pondent	is not	ident	ifiable	in Bu	files. 🤚	The Am	erican
Civil L	iberties	Union h	as not	been	invest	igated	by the	Burea	1.
			4.			_	v	•	

Belmont

Casper Callahan

Conrad DeLoach Evans.

Gale . Rosen Sullivan

Tavel . Tele. Room Holmes

Gandy

MAIL ROOM

TELETYPE UNIT

Mr. Tolson. Mr. Belmont. Mr. Mohr_D Mr. Casper Mr. Callaha Ir. Conrad. Frederick, Marylandin Dallach Mr Evans 27 January 1964 Mr. Gale . Mr. Rosen. Mr. Sullivan Mr. Tavel... Mr. Trotter. b6 Tele. Room. b7C Miss Holmes Miss Gandy. J. Edgar Hoover Director Federal Bureau of Investigation Washington, D. C. Dear Sir: I respectfully request your professional opinion of the American Civil Liberties Union (ACLU). I also respectfully request your permission to quote your reply verbatim (definitely not out of context, precisely as you state it), should the occasion arise. Thank you very much. Sincerely, Frederick, Marytand 11 JAN 28 1964

OPTIONAL FORM NO. 10		mal				
UNITED STATES GOVER		Tolson Belmont Mohr				
Memorandum ()		Casper Callahan				
V. V		Conrad DeLoach Evans				
то : Mr. W. C. Sullivan	DATE: January 31, 1964	Gale Rosen Sullivan				
FROM: Mr. R. W. Smith	1 - Mr. Sullivan	Tavel Trotter Tele. Room				
	1 - Mr. Smith	Holmes				
SUBJECT: AMERICAN CIVIL LIBEI	RTIES UNION	100000				
	ORMATION CONCERNING	American,				
in the second se	et in	N. Commission of the commissio				
	of the Office of Naval Research, Was	shington,				
D. C., telephonically contact	ted the writer on January 31, 1964, t	0				
Union (ACLU) in Washington	he activity of the American Civil Lib					
, ,	, 5. 0.	b6 b7C				
	concerned about the nature of the Ame					
Civil Liberties Union as an organization. He stated that the ACLU was contacting school teachers, which he thought was an "ominous approach."						
In an attempt to determine the nature of this organization, Mr.						
stated that he had referred to a copy of the Attorney General's list of						
organizations but could not identify the <u>ACLU</u> on this list. In answer to his inquiry regarding the ACLU, Mr. was advised that it is not						
a function of this Bureau to 1	make evaluations or characterization					
organizations.		- Andrews of the second				
There is no pertin	nent information in Bureau files ide	able				
with Mr.	i i i i i i i i i i i i i i i i i i i					
RECOMMENDATION:	*	•				
For record purpos	202					
Tot record purpor	305.					
	ATT.VI					
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RWS:mer REC. 10	64-190 1057					
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	April 1					
4.5	V					

5 () FEB 7196A

61-190 - 1058 February 4, 1964 Richwood, West Virginia b7C Dear Mrs. Your letter of January 30th, with a postage stamp enclosed, has been received. With respect to your inquiries, the FBI being an investigative agency of the Federal Government neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. Further, information contained in our files must be maintained as confidential in accordance with regulations of the Department of Justice and is available for official use only. Therefore, I trust you will understand why I am not in a position to comment along the lines you have suggested. I am enclosing a copy of the list of organizations which have been cited as subversive by the Department of Justice pursuant to Executive Order 10450, along with the postage stamp you so thoughtfully forwarded. I am also sending you other literature which I hope will be of interest to you. You may also be interested in securing a copy of "Guide to Subversive Organizations and Publications," prepared by the House Committee on Un-American Activities. This booklet lists groups and periodicals which have been cited by various state and Federal agencies, and a copy can be obtained from the Superintendent of Documents, U.S. Government Printing Office, Washington, D. C. 20402, for seventy cents. Sincerely yours, L Edgar Hoover MAILED III FEB 4 1964 John Edgar Hoover COMM-FBI Director Belmont Mohr Casper Enclosures (6) Conrad **DTP:**jf (3) See enclosures and note next page. DeLoach Evans Gale Sullivan TELETYPE UNIT L

,		
Mrs.		
	~	

b6 b70

Enclosures:
Postage stamp
List of Subversive Organizations
Let's Fight Communism Sanely!
4-17-62 Internal Security Statement
4-1-61 LEB Introduction
Counterintelligence Activities

NOTE: Bureau files contain no derogatory information concerning correspondent.

Richwood, W. Va. Jan. 30, 1964

Addrogg

Richwood, West Virginia

b6 b7C

Dear Mr. Hoover-

Again I am turning to you for accurate information.

Would you please tell me something about "the American Civil Liberties Union"? What is its supposed purpose, who are its officers, and are there any known Communists (or Communist-leaning) members?

Do you have a list of Communist related organizations? (I understand the Communists went underground when they were required to register as such.) Some things I read about "Ammerican this & that" organizations disturb me quite a bit, and I like to know the truth about things.

Thank you for any information you can give me.

Jest Edwards

Let to Edwards

DT Process H

e de

BEC- 90

61-190-1058

N 12 FEB 5 1964

Sincerely

addus: Richwood, West Virginia Rechised, W.Va. Jan. 30, 1964 Dear Mr. Hooneragain I am turning to you for accurate information. Mould gen please tell me something bo about " The American Civil Libertia Union"? What is it's supposed purposes, who are its officers, and are there any known Communicato (or Communicat-Ceaning) members? Do you have a list of Communicat monty by related organizations? (Sundustand) The Communists went underground When they were required to register as such.) Some things I read about 2-4-64 DIPLOUSA " Ammerican this & that "organizations disturb me quite a bit, and I like to know the Truth about things.
Thank you for any information,
can give me.

Sincerelie

OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA GEN. REG. NO. 27 UNITED STATE



lemoranaum

TO

: Mr. DeLoach

DATE: 1-31-64

M. A. Jones

SUBJECT: AMERICAN CIVIL LIBERTIES UNION

43RD ANNUAL REPORT

KI GAMENTA The American Civil Liberties Union has forwarded a copy of its 43rd annual report to the Bureau together with a copy of a news release which had been prepared for publication 1-27-64.

The Report is a recapitulation of the civil liberties actions taken by the American Civil Liberties Union (ACLU) and other organizations and individuals during the period of July 1,1962, to June 30, 1963. The Director and the FBI are only mentioned incidentally and these references contain no criticism or comment. Typical of these is the one under the heading of "Voting." The Report notes that eight citizens of Mississippi filed suit against Attorney General Robert Kennedy and FBI Director J. Edgar Hoover requesting a court order compelling the Federal Government to provide protection for civil rights demonstrations and to arrest and prosecute state officials and private citizens who interferred with Negro voter registration drives. It goes on to point out that the ACLU did not join in the suit but that it supported the complaint.

The press release is a summary of the main points covered in the annual report. It points out that the extensive ACLU activity to combat various infringements of civil liberties included a protest against the Post Office Department's "interference with mail" classed as "communist political propaganda," and the bringing of test cases to challenge the practice; warnings against "extra-legal" pressures applied by organizations against material these groups considered offensive; opposition to classification of motion pictures for children and adults; opposition to the investigation by the Senate Internal Security Subcommittee of persons connected with the Pacifica Foundation; protest of the State Department's loyalty oath; a continuation of efforts to abolish or restrict the House Committee on Un-American Activities; a sand on de facto school segregation in the North opposition to finger printing of public school teachers; support for efforts to curb racial discrimination within labor unions; opposition to efforts in Congress to broaden the coverage of the wartime anti-sedition law; efforts to insure that the mentally ill are not deprived of their legal rights; and a drive to extend the Supreme Court's decision of reapportionment of legislative districts.

RECOMMENDATION

For information

6 FE3 7 1964

DeLoach

Callahan Conrad

Tele, Room

NEWS RELEASE

AMERICAN CIVIL LIBERTIES UNION, 156 FIFTH AVENUE, NEW YORK 10, N.Y.

FRANCIS BIDDLE Chairman National Committee

والمتاعظة وأرجه مثلا ويراها أب موروع أن أرغال المتاثة

ERNEST ANGELL Chairman Board of Directors EDWARD J. ENNIS OSMOND K. FRAENKEL General Counsel JOHN de J. PEMBERTON, JR. Executive Director

ORegon 5-5990

Alan Reitman, Associate Director
In Charge of Public Relations

FOR RELEASE: MONDAY AM NEWSPAPERS, JANUARY 27, 1964

(ADVANCE) NEW YORK, N.Y., JAN. 26 - The struggle against racial discrimination has stimulated the use of other civil liberties which will strengthen democratic self-government, the American Civil Liberties Union declared today in its 43rd annual report.

"It is because of the remarkably effective uses of the First Amendment rights of expression and assembly that the nation has given the civil rights issues its attention," the ACLU's executive director, John deJ. Pemberton, Jr., said in his introduction to the report, entitled "To Secure -- To Use -- These Rights."

Only as a consequence of the exercise of First Amendment rights, Femberton stated, "have we turned from grudging inclusion of civil rights on the roster of national issues to something approaching recognition of equality as the immediate, central issue of our times.

"When the final chapter of the civil rights struggle is written," he added,
"We shall likely acknowledge a large debt to the remarkably effective civil rights
movement of the 1960's for reswakening us to the meaning of the issues and their use
in our democratic processes."

The 96-page report discusses the major civil liberties developments of the past year, with emphasis on the action taken by the ACLU and its 33 affiliates.

Although the drive for civil rights is closely linked with greater use of the freedoms of expression and assembly, "confusion" about the "meaning and application of the First Amendment guarantees" was blamed for much of the resistance civil rights workers encountered.

"While some in places of high authority spoke and acted unequivocally to define and protect the right of protest, many officials and some editorial writers encouraged suppression of lawful demonstrations by exhibiting muddled notions of the extent of the Constitution's protection," the report said, adding: "And in local ities where the demands represented by the demonstrators were felt to threaten most, often all pretense of respect for the First Amendment was abandoned. Thus 1963 exposed to a much broader view the inherent frailty of our guarantees of expression

a 123

and association. Because ideas are, in truth, weapons and are feared, their effective expression and advocacy will inevitably evoke unmatched extremes of hostility."

The civil rights campaign, the report said, exposed weaknesses in our system of administering justice, thus calling attention to due process rights which had received scant public notice in the past. The report charged that "the protections of the Constitution are impractically remote when participants in a voter registration drive or civil rights demonstrators must post unreasonable bail, or wait out in jail the time until trial and perhaps several stages of appeal, to have protected alights vindicated." Too many persons, the report commented, lack the resources to fight "the kind of blackmail that induced guilty pleas and unappealed sentences suspended on various unlawful conditions."

The report said that as increasing numbers of persons held on various charges for mere exercise of rights of protest received public attention, the definition of protected rights and the actual practice of committing magistrates became increasingly difficult to reconcile. "This, of course, brought to the surface a system of justice that is all too often administered at its lowest and broadest levels differently when unpopular people, members of minorities and poor people are involved. (The deficiencies in our system of administering justice are also demonstrated by the refusal of grand juries to indict and petit juries to convict for offtimes outrageous offenses against Negroes, when convincing evidence identifies white persons as the perpetrators of them)."

As further evidence of how due process rights are being violated under the fear and tension created by the drive for equal rights, the report noted "the trial of offenses involving civil rights issues by outspokenly segregationist judges who refused to disqualify themselves on proper application, and the condoning of dilatory tactics designed to frustrate the vindication of rights by delay, and the issuance of ex parte temporary restraining orders and injunctions against the exercise of rights."

Turning from the civil rights area, the report reviewed intensive activity in other civil liberties areas in 1963. "Many noteworthy gains are recorded, countless specific challenges were and are continuing to be met, and some new threats to liberty have cast foreboding shadows into the future.

"Among the gains, it is especially significant that the mixed reaction/the Supreme Court's Bible-reading and Lord's Prayer decision this year, rendered almost on the anniversary of its storm-provoking decision in the New York Regents' prayer case of last year, encouragingly included manifestations of a much broader understanding of the 'no establishment of religion' clause."

"But representative of the vexing problem of assuring due process to persons charged with crime is the fact that even while the Supreme Court broadened the right of indigents to counsel, public clamor for tough law enforcement continued to support obvious departures from constitutional standards.

"And indicative of the general unawareness of the essentials of civil liberties was the astonishing progress of an effective vehicle found to express the common distrust of democracy's processes -- the Council-of-State-Government sponsored
'disunity' (or 'states' rights') amendments which would drastically revise the mathod
method of amending the Constitution and weaken the federal judiciary's role."

The annual report cited extensive activity by the ACLU to combat various infringements of civil liberties. These include:

- 1. Protest against Post Office Department's interference with mail it has classed as "Communist political propaganda," and the bringing of test cases to challenge the practice. 2. Warnings against the "extra-legal" pressures applied by organizations such as the Citizens for Decent Literature against theatres and book dealers who make available plays or books these groups consider offensive. 3. Opposition to classification of motion pictures for children and adults because "parents, rather than government agencies, should decide what movies their children should see."
- 4. Opposition to the much-publicized investigation by the Senate Internal Security Subcommittee to persons connected with the Pacifica Foundation, which operates FM stations in Los Angeles, New York City and San Francisco, and the subsequent delay by the FCC in granting the station's renewal applications. The Union called the investigation "particularly damaging" because the stations broadcast "the broadest spectrum of political opinion -- not just one point of view but a diversity of views." Because of extensive government regulation in the radio industry, the ACLU declared, "reading the record of these hearings will suggest to any broadcaster that the injection of too much diversity and controversy...may attract the subcommittee's subpoenas."
- 5. Protest of the State Department's new political loyalty oath in passport applications on the grounds that the oath infringes freedom of association and freedom from self-incrimination. 6. Continuation of efforts to abolish or restrict the House Un-American Activities Committee, because of its heavy reliance on "exposure methods" and disregard for individual rights. 7. A firm stand on de facto school segregation in the North. "It is not sufficient for a school to be color blind," the report declares. School officials have a "constitutional and affirmative obligation" to correct aracial imbalance in the schools, becase not to do so "is to impose it."

8. Opposition to fingerprinting of public school teachers as an "invasion of an individual's privacy." 9. Support for efforts to curb racial discrimination within labor unions by having such behavior declared an unfair labor practice by the National Labor Relations Board. 10. Opposition to efforts in Congress to broaden the coverage of the wartime anti-sedition law, which was attacked as an infringement on freedom of speech. 11. Efforts to insure that the mentally ill are not deprived of their legal rights. 12. A drive, chiefly in the courts, to extend the U. S. Supreme Court's decision on reapportionment of legislative districts, on the ground that malapportionment dilutes the individual's vote and thus denies him equal protection of the law.

Although contributions from the approximately 66,450 members increased 16.5% over the preceding year and with other income brought ACLU receipts to \$630,832, highest in history, the organization had an operating deficit of \$15,950 because of expanded activities. In addition, changes in several special purpose funds raised the net worth of the corporation by \$38,559 to a total of \$112,633.

The report, at 75 cents per copy, can be obtained by writing the ACLU, 156 Fifth Avenue, New York City. Bulk rates can be obtained on request.

PRESS RELEASE #29

REC-20 61-190-1060

February 5, 1964

and

	 !	•	
Santee, California	•		b6 b7С
Dear Mrs.		•	

I have received your letter of January 28th and can appreciate the concern prompting you to write. I also want to thank you for giving me the benefit of your comments.

While I would like to be of help, the FBI being an investigative agency of the Federal Government neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. In view of this, I am sure you will understand why I am unable to comment in the manner you have suggested.

Enclosed is some material on the general topic of communism which I hope you will find of interest. You may also wish to read my books, "Masters of Deceit" and "A Study of Communism," which I believe will give you an insight into the true nature of communist activities and the development and expansion of communism throughout the world. These books may be available in your local library.

MAILED IT FEB 5 1964 COMM-FBI

Sincerely yours,

L Edgar Hoover John Edgar Hoover Director

Belmont Mohr Casper Enclosures (5) Callahan

Conrad DeLoach

Evans Gale Rosen Sullivan

Tavel

San Diego - Enclosure

BS:mc

See enclosures and note next page.

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MAIL ROOM TELETYPE UNIT

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Mrs.		,			
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Enclosures					
	Illusion and Party, USA		tic Reality		
Communis	mThe Incr Treedomy.se	edible Swi			
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Jan 128,1964

Dear Mr. Hoover,

I am quite concerned with the actions of an organization called the American Civil Liberties Union. To me it seems to be bent on destroying in insidious ways, my country. I want to know if this organization is a communist front group? If it is as I think a front organization, I want definate proof so that I might better work to discredit it, and its activities here in San Diego county.

I also want to know what the Supreme Court considers to be a prayer and a clearification as to its decision. I also want to know if there are plans to remove the "In God We Trust," from our money, the "Under God" from the pledge, and Chaplains from the various services?

Little by little I have watched people whom I know become so involved with just making a living or raising their family that they become apathetic to conditions around them.

I have watched the editoriels and noticed a difference in tone as this condition grew. I have watched them fail to catch the the undertones, to realize the dangers of ignorance, of awareness to the problems at hand.

Then came our Nations Travail of Sorrow and the realization that even here in our beloved country such acts of violence can take place.

I have noticed an increase of Letters to the Editor regarding policys, the pros and cons of various problems and an awareness that perhaps the under currents of communism was stronger then they had believed, that we must strengthen our defences

now, before it is too late and communism does indeed bury us!

I can think of no gift greater to give my Grandchildren than
a world free of this gangster idealogy. And when a small
news paper prints an editorial bemoaning the "Creeping Devotionalism, who advocate the infiltration of religion into the public
school system... School athorities might be amazed at how effective a little quiet courage would be in holding the line against or
creeping devotionalism." AND all because kindergartners recited
a small verse, a bit of moral training printed in the California
text books....I think its time to call a halt.

Hoping to hear from you in the near future,

am	sincerely

b6 b70

9262 EX-115 February 11, 1964 61-190-1061 REC 13 b6 b7C Portland, Oregon Dear Mrs. Your letter of February 4th has been received, and I want to thank you for your kind comment. It was good of you to write and I appreciate your thoughtfulness in furnishing me the benefit of your observations. In response to your request, I am enclosing some material which I trust will be of interest. Sincerely yours, MAILED III **1.** Edgar Hoover FEB 1 11964 poil wat John Edgar Hoover COMM-FBI Director Enclosures (5)

The American Civil Liberties Union, mentioned by correspondent, is well-known to this Bureau. Tolson Belmont. Mohr . Casper DFC:dll Callahan (3) del Conrad . DeLoach Evans _ Gale Rosen Sullivan Tavel

One Nation's Response to Communism
NOTENICorrespondent is not identifiable in Bufiles. The American

MAIL ROOM TELETYPE UNIT

An Army of Free Men A View of Reality

Deadly Duel

Trotter Tele. Room Holmes

Shall it Be Law or Tyranny?

Feb 4, 1964. J. Edgari Nover Washington, S.C. Would you please sent me Lew Sir: several recent talks (copies of) by 52. Hower on the Communist problem here in the U.S., Dis integrety is beyond reproach. I am concerned about recent ACCO activities in the Sypreme Courts on removing prayer from public schools and permoving proger of the interested in further cases they appear to be interested in further cases they appear to he interest "off our further cases to get on Pledge's allegience be bit Coins," under Lod" from Pledge's allegience be bit coins, " under Lod" from Pledge's religion + bit and chelenjung other aspects of religion + and chelenjung other aspects of an also concerned on religions theritage. I am also concerned on religions theritage. about the fact that they defend so many publishers of, obscine and immoral leterature. Perhaps they are mequaled idealists, but I can't understand will they would be so and try to mike this a godling nation. Illy which 2/11/64 14/10/64 DFE/dell 14/10/64 Concerned with Cases which demaralyeour york Partland, Oreyon



Feb 4, 1964

J. Edgar Hoover F. B. I. Washington, D. C.

Dear Sir: -

(circle on gellow)

Would you please send me several recent talks (copies of) by Mr. Hoover on the Communist problem here in the U.S. His integrity is beyond reproach.

I am concerned about recent ACCU activities in the Supreme Courts on removing prayer from public schools and further cases they appear to be interested in attempting to get "In god we trust" off our coins, under God" from Pledge of Allegience and challenging other aspects of religion & our religions heritage. I am also concerned about the fact that they defend so many publishers of obscene and immoral literature. Perhaps they are misguided idealists, but I can't understand why they would be so concerned with cases which demoralize our youth and try to make this a godless nation.

> Sincerely. Thanks. **b**6 b7C Portland, Oregon

EX-115

REC- 13

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S. after

February 19, 1964 REG- 10 6/- 190 - 1062 b7C Lebanon, Pennsylvania Dear Your letter of February 15th, with enclosure, has been received, and I want to thank you for the kind sentiments you expressed. In response to your inquiry, I would like to point out the FBI is strictly an investigative agency of the Federal

Government and, as such, does not make evaluations nor draw conclusions as to the character or integrity of any organization, publication or individual. In view of this, I am sure you will understand why I cannot comment as you desire.

Sincerely yours,

MAILED 5 FEB 1 9 1964 COMM-FBI

IL Edgar Hoover

John Edgar Hoover Director

NOTE: Correspondent is not identifiable in Bufiles.

CJJ:med

(3)

Tolson Belmont Mohr _ Casper . Callahan Conrad Evans

Gale Rosen Sullivan Tavel

TRUE COPY

		Feb. 15, 1964	
		Lebanon, Pa.	
Dear Sir;	American	Civil Liberti	es Union
Challenge which 1962 issue under In it you confest gather from the has done for all you are a Christ	I have been reading the h contains an article was rethe title "My Answers your faith in God and as that you believe in an I mankind in His birth, stian. It is sad that moted Christ as their Savi	ritten by you in the Mar eto Communism and C His Son Jesus Christ. Id have accepted what G death and resurrection ore of our present day	y-June, rime.'' I Christ n and therefore leaders
was published help in some whelp in some where the way was published by the way was published help in some was published help in	I am enclosing a picturnere in our Lebanon Da information from your ay to show us just what and take prayer and thou for any light you care	ily Newspaper. Realize files I wonder if your the A.C.L.U. is and some Bible from our School	zing that could stands for. ools? I
	May God	l Bless You	
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Address per st		,	
Lebanon, Penn	REG.		<i>'</i> 2
EDICLOSURE		6 FEB 20 1964	
2-15-14		ZCX	

Feb. 15, 1964. Deardir; Lebanon, Pa. I have been reading the magazine, The Collegiste Challenge which contains an article writtenly you in the May-June, 1962 issue under the title My answer to Communism and Crime. In it you confess your faith in Jod and His Son Jesus Christ, A gather from this that you believe in a red lane aesopted what Christhas dore for all mankind in his birth, death and resurrection and therefore you are a Christian. It is sadithet more of our present any Leaders have not accepted Christa etheir Savior. Dam enclosing a picture with a smalfarticle which was published here in our debaron Daily Muspafeet. Healiging that you commot give information from your files Iwonder if you could help in some way to show us just what the a.C. Z. U. is and stands for. My dothey try and take prayer and the Bible from our schools? I want to thank you for anylight of conserving this 1844 Man God Bloss Olon

ACLU Attorney Confers With Suburban Board

Cornwall-Lebanon Suburban School Board members were today reported determined to test the Bible ban in the Federal Courts despite "advice" they received Tuesday night from the attorney who will oppose the board in the contemplated legal action.

Gerald Goldberg, counsel for James N. Snavely, Lebanon RD 3, on behalf of the American Civil Liberties, Union, spent a half-hour at a committee-of-the-whole meeting of the Cornwall-Lebanon board during which he reviewed previous Supreme Court rulings relative to religious activities in public schools.

A. H. Ehrgood Jr., board solicitor, said Goldberg requested the meeting with the board. The request, he explained, was approved by the presidents of the individual boards comprising the jointure.

vidual boards comprising the jointure.

"Goldberg requested the meeting to give him an opportunity to talk and discuss with the board his reasons for bringing the action and on what basis it was brought," Ehrgood said.

As counsel for Snavely, Goldberg recently instituted proceedings in the Federal Courts to prohibit Bible reading on a permissive basis in the Cornwall-Lebanon schools. Compulsory Bible reading was previously struck down by the Supreme Court.



¿Daily NEWS Photo.

GOLDBERG TALKS LAST NIGHT — Although barred from the meeting, resourceful Lebanon Daily News photographers managed this picture of ACLU attorney, Gerald Goldberg (right) talking to members of the Cornwall-Lebanon Suburban Joint School Board at a closed session last night in the science room of the Cornwall High School. Standing next to the Harrisburg lawyer is Atty. A. Harry Ehrgood, solicitor for the school board. Although the purpose of the meeting was not offi-

cially disclosed, it was understood that Goldberg tried to convince the school directors they can't win in their battle to maintain the reading of the Holy Scriptures and the recitation of The Lord's Prayer in their school district. Goldberg will represent the American Civil Liberties Union when the ACLU attempts to obtain a temporary restraining order against the Suburban Board Tuesday, Feb. 21-in Federal Court in Harrisburg.

February 26. Naples, Idaho 83847 Dear Mr.

Your letter of February 18, 1964, has been received.

With respect to your inquiries, the FBI being an investigative agency of the Federal Government neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. In addition, information contained in the files of this Bureau must be maintained as confidential in accordance with regulations of the Department of Justice and is available for official use only. Therefore, I trust you will understand why I am not in a position to comment along the lines you have suggested.

I am enclosing a copy of the list of organizations which have been declared as subversive by the Department of Justice pursuant to Executive Order 10450, along with other material I hope will be of interest to you. You may also wish to secure a copy of "Guide to Subversive Organizations and Publications" prepared and released by the House Committee on Un-American Activities. In it are listed groups and periodicals which have been cited by various state and Federal agencies, and a copy of it can be purchased for seventy cents from the Superintendent of Documents, U. S. Government Printing Office, Washington, D. C. 20402.

$G_{i,o}$	MAILED 5	Sincerely yours,	Mary son	ØIF
Tolson	FEB 2 6 1964 COMM-FBI	John Edgar Hoover	, j. y	
Conrad DeLoach	Enclosures (5)	Director	Monte Sol	
Tavel Trotter Tele. Room Tolmes	DTP:sls p & MAR 5 1961 edw	(See next page)		

N /F	b6
Mr.	b70

List of Subversive Organizations Let's Fight Communism Sanely! 4-1-61 LEB Introduction 4-17-62 Internal Security Statement 'Faith In Freedom'

NOTE: Correspondent is not identifiable in Bufiles.

Naples, Idaho

83847

February 18, 1964

b6 b7C

J. Edgar Hoover

Federal Bureau of Investigation Washington 25, D. C.



Dear Sir.

Recently a libel trial was held in Okanogan, Washington that involved charges of communism. During the course of the trial the American Civil Liberties Union was often referred to as a Communist Is it in fact a subversive organization? Where might a list of Communist fronts be obtained?

EX-115 3

REC-6 61-190-

25 FEB 27 1964

E-SI Problem

CORTSESTACTIFICE

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February 4, 1964

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Mr. J. Edgar Hoover, Director Federal Bureau of Investigation Department of Justice Washington 25, D.C.

Dear Mr. Hoover:

I am enclosing a copy of a letter sent today to the Attorney General concerning the problem of pre-trial publicity, and particularly your recent statements in the Frank Sinatra, Jr. kidnapping case which involve this issue. In view of your recent statement concerning the televising of courtroom proceedings, which we applaud, we sincerely hope that you will adopt the position we urge on the Attorney General.

We would be pleased to have your comments on this matter.

Sincerely yours,

John de J. Pemberton, Jr.

Executive Director

Subject organization

EX-103

shington Office - 1101 Vermont Avenue, N.W., Washington 5, D.C.; Lawrence Speiser, Director; Julie N. Barrows, Executive Assistant With organized affiliates in twenty-seven states and 800 cooperating attorneys in 300 cities of 48 states



156 FIFTH AVENUE, NEW YORK 10, N.Y.

February 4, 1964

The Honorable Robert F. Kennedy Attorney General Washington 25, D.C.

Dear Sir:

In the New York Times of Sunday, December 15, 1963, page 1, Mr. J. Edgar Hoover, Director of the Federal Eureau of Investigation is reported to have said that each of the three men arrested for the kidnapping of Frank Sinatra; Jr. had prior criminal records. Specifically, the Times reported that Mr. Hoover said that Amsler "had a record that included three arrests on charges of violating the Alcoholic Beverage Control Act and trespassing"; that Keenan "had an F.B.I. identification record that included an arrest on a barglary charge and a patty theft charge"; and that Irvin "had a long arrest record dating from July 1947 when he was charged with assault and battery at Dover, New Jersey. Other charges include desertion, nonsupport, drunk and disorderly, and disorderly conduct with arrests in Maine, Massachusetts, New Jersey and Californis."

That the Director of the Federal Bureau of Investigation should publicly appounce such prejudicial information creates an extraordinarily damaging precedent for the conduct of law enforcement officers throughout the country. The inevitable effect of such an announcement is to prejudice the occused men and to make more difficult the prospect of their receiving a fair trial by an ambiased jury.

Mr. Hoover is reported to have said only that the man had been arrested for various offenses, not that they had been convicted for any of them. But one of the cerdinal elements of our system of justice and our adherence to due process of law is that an arrest by itself means nothing at all. Some of the charges for which they were arrested may well have been dropped, or they may have wen acquittal at trial. Nonetheless, to announce publicly that they had been previously arrested only arouses public prejudice and racks infloming the prospective jury panel.

arrests may be publicly announced in advance of trial. They

enclosure 1064



certainly may not. The fact of conviction could properly be brought to the attention of the jury only if the individuals chose to testify on their own behalf. But the accused in this case -- having received special public attention -- have been prejudiced in their right to be tried on the merits, rather then on their past records, because of the public disclosure of information not admissible before the jury.

The problem of assuring an accused a fair trial and providing the public with information about crime is indeed a troublesome one. But the experience the nation recently gained in Dallas, where local law-enforcement officials and the press by releasing background and evidentiary information precluded the possibility that lee Harvey Oswald might have had a fair trial, demonstrates the urgency of protecting against prejudicial publicity. Strong statements on the Dallas publicity made by The American Bar Association and several newspapers of national circulation underscore this urgency. Mr. Hoover, himself, recognized this problem when he wrote critically recently in the monthly publication of the FBI on television's role in reporting crimes and court trials:

public's right to be informed may be accomplished live and on the spot. This achievement, while greatly enhancing and widening the scope of press coverage, has created some new and provocative problems, particularly within the realm of our judicial processes. Some televised accounts of courtroom trials and other incidents bearing on individual rights raise the question of just where public right stops and public curiosity commences.

"In the interest of fair judicial procedure, advocates of courtroom television may want to refer again to the ethical canons of both journalism and law. Otherwise, where the administration of justice is concerned it may be necessary to revise the popular Broadway slogan. There's No Business Like Show Business."

We regret that Mr. Hoover is not applying his excellent advice to law-enforcement officials, who, with the press, share major responsibility when the administration of justice is abused by pre-trial publicity.

February 4, 1964

The indicable Robert F. Kennedy



We ask that you instruct all officials of the Department of Justice to cease making public statements that can seriously endanger the basis of a fair trial under our democratic system. Moreover, since the Federal Bureau of Investigation's practices tend to establish a pattern or model for law enforcement agencies everywhere, we feel that it is important that the Agency should publicly announce that its practices in this regard are being changed in the interests of the better administration of criminal justice.

Sincerely yours,

John de J. Pemberton, Jr. Executive Director

JdeJP:rcb

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Aryeh Neier Field Development Officer

Miss Miss

February 6, 1964

Sullivan

Mr. J. Edgar Hoover, Director Federal Bureau of Investigation Department of Justice Washington 25, D.C.

Dear Sir:

I am happy to enclose with this letter a copy of the 43rd Annual Report of the American Civil Liberties Union, which has just been published. The report covers the major civil liberties developments between the period of July 1, 1962 through the summer of 1963, with emphasis on actions taken by the American Civil Liberties Union and its 34 local affiliates.

We realize that great pressures on your time may. make it difficult to read our entire report but we hope you will have an opportunity to review some of the major sections suggested by the Table of Contents. We know you share the fundamental conviction of the American Civil Liberties Union that one measure of the strength of our democracy is its observance of the individual freedoms set forth in the Bill of Rights. Certainly this strength is crucial at this time in our history when we are defending the concept of protected individual freedoms in the far corners of the world. The American Civil Liberties Union is devoted to the maintenance and extension of these freedoms, an objective which is ingrained deeply in the American tradition.

We would be pleased to receive any comments that you or members of your staff wish to make on our report.

With our very best wishes.

Respectfully yours, Remberton, Jr. John de J . OF Executive Director 10 FEB 10 1964

1101 Vermont Avenue, N.W., Washington 5, D.C.; Lawrence Speiser, Director; Julie N. Barrows, Execution With organized affiliates in twenty-seven states and 800 cooperating attorneys in 300 cities of 48 states (CORRES) 448

Memorandum for Mr. Belmont RE: JOHN DE PEMBERTON, JR. 100-16635

Mr. Pemberton expressed his deep gratitude to the Bureau for this assistance. He said he would take prompt action to exclude this man from any connection with the ACLU. He again, as he did when he first met me, spoke highly of the Bureau and wanted us to know of his appreciation in this matter.

OBSERVATIONS:

We can go two ways on this man. We can cut him off from any contact with us or we can deal with him very prudently on the basis of individual situations that come up. Rightly or wrongly, I think the second course would be the one which would pay the best b6 dividends to the Bureau. Pemberton impresses me as being a very b7C intelligent man who wants to do the right thing according to his conscience. He has expressed himself to me as being completely and strongly opposed to communism in every respect. It is noted from the file review that he is an active Republican and has been identified as a Republican I think we can do business with this man on our own terms, which could be helpful from time to time to the Bureau. Of course, if such did not work out he can be cut off at any moment.

RECOMMENDATION:

For your information.

- 2 -

lemorandum

: Mr. DeLoach

DATE: 2-12-64

Casper
Callahan
Conrad
DeLoach
Evans
Gale
Rosen
Sullivan
Tavel
Trotter
Tele. Room
Holmes

Belmont

Gandy

: M. A. Jonesh Y

SUBJECT: JOHN de JARNETTE PEMBERTON, JR. SUNVINST

EXECUTIVE DIRECTOR

AMERICAN CIVIL LIBERTIES UNION (ACLU)

BACKGROUND:

By letter of 2-4-64 Pemberton enclosed a copy of his letter to the Attorney General of the same date in which he took issue with the alleged pre-trial publicity in the Frank Sinatra, Jr., kidnaping case. Pemberton solicited the Director's comments on this matter to which the Director has noted that we should ignore Pemberton as he has written the Attorney General directly so the Department can reply as it sees fit. The Director had asked for a file check on Pemberton. middle East

By letter of 2-6-64, to the Director, Pemberton has forwarded a copy of the 43rd Annual Report of the ACLU. He stated he would be pleased to receive any comments by the Director on the report. mass,

INFORMATION IN BUFILES:

B. APPROX. 1920

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profitments specified to	·= 13	پ 1.	m,

John de Jarnette Pemberton, Jr., at the age of 42, became Executive Director of the American Civil Liberties Union (ACLU) on 4-1-62. Mr. Pemberton is an active Republican and a Quaker according to an article concerning him in the 4-1-62 issue of the "New York Herald Tribune."

(61-190-A)

The ACLU issued a press release dated 12-25-61 wherein it was announced that Pemberton was to become the third executive head in the ACLU's 41-year history. Mr. Pemberton was identified as a native of Rochester, Minnesota, who has been engaged in the general practice of law in that city since 1950. Prior to that time he served on the faculty of Duke University Law School from 1947 through 1950, first as acting Assistant Professor of law and then as Associate Professor of law. During the 1949-1950 period, he was Associate Editor of the school's publications, "Law and Contemporary Problems" and "Journal of Legal Education." Mr. Pemberton had served as Chairman of the Minnesota branch of the ACLU from 1955 through 1958. He was also a member of the Minnesota Advisory Committee to the U. S. Civil Rights Commission from 1958 to December. 1961.

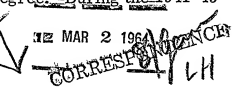
RFC. 56 ENCLOSURE / C. / from 1958 to December, 1961. REC- 56

The ACLU press release also indicated that Mr. Pemberton received his elementary and secondary school education in Rochester, Minnesota, and was graduated from Swarthmore College in 1940 with a Bachelor of Arts degree. During the 1941-45

1 - Mr. DeLoach

1 - Mr. Evans

1 - Mr. Rosen JMM:cmk/eab 1 - Mr. Sullivan



M. A. Jones to DeLoach

Re: JOHN de JARNETTE PEMBERTON

b6 b7С

war period, he served with the American Field Service ambulance units in the Middle East and India. He graduated from Harvard Law School in 1947 and was a member of the "Harvard Law Review" Board of Editors in the 1946-47 academic year. He is married and has five children. (61-190-A)

On 3-30-62, with the Director's approval you, Mr. DeLoach, had breakfast with Mr. Pemberton along with and Irving Ferman which had been arranged by Ferman at Pemberton's request. Pemberton was very impressive, forth-right and expressed appreciation about the Director's record in protecting civil liberties over the years. He appeared to be well acquainted with Mr. Hoover's statements on this subject and quoted liberally from them. Pemberton expressed an interest in meeting the Director on the occasion of his next trip to Washington and you suggested to him to write in advance as you were sure the Director would be glad to see him if at all possible. Mr. Hoover approved this recommendation.

By letter of 2-20-63 to Mr. Pemberton the Director responded to Pemberton's questions dealing with the arrests and fingerprint cards of individuals involved in sit-ins and other civil rights demonstrations. The national repository aspects of our fingerprint files were explained to Mr. Pemberton in this communication. Another outgoing letter was sent to Mr. Pemberton under date of 3-18-63, and the Director's appreciation was expressed for Pemberton's understanding of our position in fingerprint matters. He wanted the FBI to suggest to local law enforcement agencies that they designate "acts of conscience" on arrest records in the interest of protecting the civil rights of the individuals involved. Our inability to comply with this was explained to him.

Mr. Sullivan to Mr. Belmont memorandum of 12-5-63, explained that Mr. Pemberton dropped by to see him while accompanied by Lawrence Speiser, Washington Office Director of the ACLU. They were interested in obtaining the services of a former communist as a possible witness in a libel suit involving Mr. and Mrs. John Goldmark who apparently were charged with being communists. (Only Mrs. Goldmark was known to us as a CP member.) Our inability to be of help was explained to them. Speiser indicated he was interested in the civil rights aspects of the killing of Lee Harvey Oswald. No comment was made to him on this subject.

With respect to Mr. Pemberton's letter of 2-6-64, enclosing the 43rd Annual Report of the ACLU, a copy of it was previously made available to the Bureau and was reviewed as set forth in my memorandum to you of 1-31-64. It was revealed the Director and the FBI were mentioned only incidentally and these references contained no criticism or comment.

RECOMMENDATIONS:

on Mr. Pemberton.

2. No acknowledgment be made to Mr. Pemberton's communication of 2-6-64 requesting the Director's comments on the 43rd Annual Report of the ACLU.

K. Wat shee Col -

FD-36	(Rev.	12-13-56)
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*		•

• •	FBI
	Date: 2/27/64
Transm	it the following in(Type in plain text or code)
/ia A	IRTEL AIR MAIL & REGISTERED
1	(Priority or Method of Mailing)
11	
	TO: DIRECTOR, FBI (157-970).
	FROM: SAC, SAN DIEGO (157-99) (P)
1	SPEECHES BY NEGRO LEADERS IN SAN DIEGO, CALIFORNIA, ON FEBRUARY 18, 1964, BEFORE Agency G-2, ONI, OSI, CRD Date Forw MAR 2 1964 How Forw J-S
	THE SAN DIEGO CHAPTER OF THE AMERICAN CIVIL LIBERTIES UNION AND ON FEBRUARY 23,
4	1964, AT THE FILIPINO HALL IN SAN DIEGO, I cc Org. Unit CALIFORNIA
	RACIAL MATTERS
5	SAN DIEGO DIVISION
	Enclosed herewith are the original and seven copies of a letterhead memorandum setting forth information pertaining to significant speeches by Negro leaders on 2/18/64 before the San Diego Chapter of the American Civil Liberties Union at the House of Hospitality, Balboa Park, and on 2/23/64 at the Filipino Hall, 30th and Market Streets, in San Diego.
	SD T-l is who has furnished reliable information in the past and who is conversant with racial matters in San Diego, California.
	Copies of the letterhead memorandum have been furnished District Intelligence Office, Eleventh Naval District, San Diego; Office of Special Investigations, Maywood, California; 115th Intelligence Corps (Group II), San Diego; and Secret Service, San Diego.
	Bureau (Encs (AM) (REGISTERED) 3 FEB 28 1964
	BAS: jkw (4) (2) (C. Wick)
A	pproved: Sent M Per



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

San Diego, California February 27, 1964

SPEECHES BY NEGRO LEADERS IN SAN DIEGO, CALIFORNIA, ON FEBRUARY 18, 1964, BEFORE THE SAN DIEGO CHAPTER OF THE AMERICAN CIVIL LIBERTIES UNION AND ON FEBRUARY 23, 1964, AT THE FILIPINO HALL IN SAN DIEGO, CALIFORNIA

SD T-1 on February 25, 1964, furnished the following information concerning speeches made in San Diego, California, on February 18, 1964:

John W. Johnson, Head of the San Diego Urban League, and Negro-Attorney Edward Maddox, spoke before the San Diego Chapter of the American Civil Liberties Union on February 18, 1964. They pinpointed the areas of friction in connection with inter-racial relations. Moderator was Simon Casady, Owner-Publisher of the "Valley News", El Cajon, California, who presided over a panel composed of Norma Thickstun and Hope Logan at the House of Hospitality in Balboa Fark. Johnson led an onslaught on the denial of civil rights as he elaborated on "School Integration: Are There Problems in San Diego?" Citing a 1954 ruling of the Supreme Court, Johnson explained that the ruling under question was a repetition of rights guaranteed in "In San Diego, 95 per cent of Negro residents the Constitution. live in the Southeast area and although there are no laws requiring discrimination, discrimination of the de facto type exists because of the housing pattern."

Evils of segregation were listed as follows:

"Children of different races do not get the opportunity to know one another, socio-economic blights becloud the American concept of middle-class values, home environment becomes sterile, Negroes develop a negative image of themselves, their outlook is stultified, there is difficulty to compete, teachers descend to child's level, disciplinary problems result from frustrations."

Quoting the case of Brown versus Pasadena, Johnson asserted, "The Negro child deserves special attention if it is hoped he is ever to qualify for jobs in the climate of modern technology."

Attorney Maddox proved how housing patterns, although not legalized, follow traditional taboos in "Problems of Integration in Housing in San Diego" saying:

"The key phrase in the initiative petition against the California State Rumford Fair Housing Act is the word 'discretion'. This initiative desires unbridled license for bigotry as outlawed in the 14th Amendment and seeks a re-enactment and application to Negroes of the Chinese expulsion rules that were rampant early in this century. Real estate brokers and lending institutions have, by an interplay, excluded Negroes from a sellers' market and thereby forced them to second mortgages in state-wide ghettoes."

Becoming more fiery as he explored his subject, Maddox lashed out at what he termed "the sons of Birchers" in the audience. "The California Rumford Act only wants the seller to be color blind and not to use race as a touch-stone to continue bias", Maddox asserted.

SD T-1 stated that Ted Patrick, recently re-elected President of the Chollas Democratic Club by a majority of one vote, has, since the beginning of 1964, been promising to reveal a program for positive Negro action in San Diego. The Chollas Democratic Club is a branch of one of the two major political parties in the United States, which in San Diego embraces the Chollas and Logan Heights sections, which are predomin ntly populated by members of a minority race.

SD T-1 on February 25, 1964, furnished the following information regarding speech by Patrick on February 23, 1964:

The long-awaited 1964 program promised by Ted Patrick of the erstwhile Chollas Democratic Club, was revealed Sunday, February 23, 1964, at a special session held at the Filipino Hall, 30th and Market Streets.

This program had the effect similar to a whiplash to the 100 or more people who packed the premises and consists of the following points:

1. A registration project with a set goal of 20,000 new voters.

Immediate withdrawal from the Central Democratic Council. 3. A complete Negro boycott of the forthcoming June primary elections. In addition, the new name of the group is Chollas Community Civic Organization with significant stress that they are politically independent and in future will cross party lines in quest of the man who offers positive results. Militancy rode the emotional crest in the wake of bitterness engendered by "continued disappointments with elected officials". U. S. Congressman Lionel Van Deerlin and California State Assemblyman Jim Mills were specifically named. In consequence, after six years in which the now revamped club spearheaded civic and political activities in hope of gaining "status as first-class citizens", they unanimously decided that they had regrettably reached the summer of their discontent. · Patrick spoke much more softly and slowly than customary, but his jaws were tight and unconscious of clenched fists, he gave motivation for black unity. Following the recital of misuse of the Negro community by a number of so-called fasttalking politicians during electoral campaigns, he complained: "Once elected, they seemed uneasy to admit the source of their success and proceeded to ignore the problems of the black electorate. . . "It is a waste of time for Negroes to depend on others for the achievement of their goals", declared Patrick. Continuing in a scornful vein, he said: "Stop singing 'We Shall Overcome' and demand - liberty or death . "We must picket, boycott and demonstrate. Some will ask you if your protest is a peaceful demonstration. Your answer should be, if I am attacked, this is war. The law upholds a man in defending himself. Be sure to defend yourself. price of freedom entails inconvenience, imprisonment and sometimes death. Comport yourself in accordance with the situation. '

Indications were massive civil rights demonstrations against downtown merchants are in the offing and will be of a newer and more sophisticated type.

Sharing the rostrum with Patrick were Mrs. Ivy Foster, Miss Latarska Graham, George Stevens, Adolphus Reed, Paul Powell, and Miss Garnella Arthur.

In attendance were members of Congress of Racial Equality (CORE), Urban League, National Association for the Advancement of Colored People (NAACP), Black Muslims, Lutheran and Presbyterian Churches, together with the Professional Negro Women's Association.

Communications were ordered sent to all Negro fraternal, religious, and social groups to join in a mass rally in which Doctor Goodlett of San Francisco will be a keynote speaker.

Picketing of the County Democratic Endorsing Convention at the U. S. Grant Hotel this Sunday, March 1, 1964, was approved.

Patrick's all-out call is said to be intended as the catalyst for bringing together all local Negro groups to produce a very effective voting potential. His repeated expressions of humiliation and disappointment over the lack of decent jobs for Negroes in San Diego, the dilapidated condition of Logan Heights and de facto segregation with allegedly inferior schooling for Negroes struck a responsive chord.

"The civil rights issue is a racket. We already have the Constitution, the 14th Amendment and other laws on the books. What we need is enforcement. The black man's only knowledge of discrimination is that the white man should stop it. And regarding violence, this is the only thing the white man recognizes when he is using it against you . . .

"Further, there was a disgraceful Democratic intrigue in connection with the recount taken against the Reverend Grandison M. Phelps' election last November." Phelps, a Negro minister, was a candidate for the San Diego Council in November, 1963.

This latter expression resulted in sustained applause.



A. Reed raised the lone dissenting voice and subsequently tendered his resignation which was tabled for two weeks at the suggestion of Doctor Alfred Graham of Riverside, California.

Muslims present were Frank Levingston, Amos Bradford, Lamar Willis. John Johnson of Urban League and Hartwell Ragsdale, National Association for the Advancement of Colored People, were there. Paul Powell and a Channel 8 TV Camerman were the only Caucasians present.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

San Diego, California February 27, 1964

SPEECHES BY NEGRO LEADERS IN SAN DIEGO, CALIFORNIA, ON FEBRUARY 18, 1964; BEFORE THE SAN DIEGO CHAPTER OF THE AMERICAN CIVIL LIBERTIES UNION AND ON FEBRUARY 23. 1964, AT THE FILIPINO HALL IN SAN DIEGO, CALIFORNIA

Character

Reference Letterhead memorandum dated and captioned as above at San Diego, California

All sources (except any listed below) whose identities are concealed in referenced communication have furnished reliable information in the past.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

REC- 52

Seattle 1, Washington

Dear Dr.

March 25, 1964

Your letter of March 19th has been received.

While I would like to be of service to you, I am not in a position to comment along the lines you have suggested. Information contained in the files of the FBI must be maintained as confidential in accordance with regulations of the Department of Justice and is available for official use only. I regret I am unable to be of help in this instance and hope you will not infer either that we do or do not have data in our files relating to the organization you mentioned.

Enclosed is some literature which I trust will be of interest.

Sincerely yours

L Edgar Heover

John Edgar Hoover Director

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MAR 25 1964 COMM-FBI

Mr. Tayel.

Mr. Trotter Tele. Room_ Miss Holmes Miss Gandy

,	Enclosures (4)
Mr. Tolson	Let's Fight Communism Sanely!
Mr. Belmont	4 4 04 7 777 7
Mr. Mohr	4-1-61 LEB Introduction
Mr. Comer	4-17-62 Internal Security Statement
Mr. Callahan	Faith in Freedom
Mr. Conrad	artin in 1 Toodon
Mr. DoLoach	
Mr. Evans	MOMMO. Commonwealth is not indenti-
	NOTE: Correspondent is not identify
Mr. Gala	Liberties Union is well known to Bu
Mr. Rosen	Trinerites outon is well known to be
Mar Cullivan	

NOTE: Correspondent is not identifiable in Bufiles. The American Civi

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MAIL ROOM

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March 19, 1964

Federal Bureau of Investigation Washington, D. C.

Dear Sirs:

I wonder if you would send me any information you have on the activities and principles of The American Civil Liberty Union Society.

Does the FBI consider this a communistic front organization from their standpoint?

I will appreciate any information you can give me on the above subje

JKM: jg

REC- 52

61-180-1068

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CONTRIBUTION P25

New Your Civil Liberlies

Affiliated with the American Civil Liberties Union

156 FIFTH AVENUE • NEW YORK, N. Y. 10010 • ORegon 5-5990

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Executive Director

Amelie S. Rothschild

Associate Director

Janet Ann Johnson

Staff Counsel

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Anerican Civil Liberties Union.

March 17, 1964

Mr. J. Edgar Hoover, Director Federal Bureau of Investigation Washington, D. C.

Dear Mr. Hoover:

ALL INFORMATION CONTAINED
HEREIN IS UNULASSIFIED
DATES 30.36 BY SPROJECTOR

No celebration for Roger Nash Baldwin will be meaningful to him without personal messages from his good friends from all over the world. To make his eightieth birthday party a success, we hope you will send a personal message to him to this office to be included in a book of mementos.

This book will be presented to him by Mrs. Leonard Bernstein at the party to be held at the Bernstein residence. Mrs. Bernstein, Chairman of the Women's Division of NYCLU, is being assisted by an active committee conducting an extensive program of education on civil liberties. The proceeds from this event will help to broaden the scope of this newly developed program.

Although you may have written a message to Mr. Baldwin upon his retiring from his active role in the American Civil Liberties Union, I am sure you are proud of his great contributions in the international field of civil liberties since 1950 with the International League for the Rights of Man and with the United Nations.

We hope you will send us your message as soon as posible so that it may be placed in his gift book.

Sincerely,

Amelie S Rothschild Associate Director

1 MAR 26 1964

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ESTABLISHED 1931 - INCORPORATED 1951

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DATE: 3-19-64

Tavel Trotter Tele. Room Holmes

Callahan

Gandy

FROM

D. C. Morrell Aug

SUBJECT:

NEW YORK CIVIL LIBERTIES UNION INFORMATION CONTAINED

156_5TH AVENUE

NEW YORK, NEW YORK

MCRican Cruit Libertied

Captioned individual wrote on March 17th and stated that a book was to be presented to Roger Nash Baldwin at a party to be held for him at the residence. of Mrs. Leonard Bernstein. This is in connection with his 80th birthday, and to make the celebration meaningful, personal messages from his 'good friends' from all over the world are being requested. She states she feels sure the Director will be proud of Baldwin's great contributions in the international field of civil liberties. and she hopes that he will send a message as soon as possible to be placed in the gift book.

NT Correspondent cannot be identified in Bufiles. Mrs. Leonard Bernstein cannot be identified in Bufiles on the basis of information supplied, but she may be the wife of the prominent musician and orchestra conductor who was connected in some way with 13 organizations designated by the Attorney General organizations designated by the House Committee on Un-American Activities

Baldwin was at one time on the mailing list to receive the Uniform? Crime Reports bulletin but was deleted when mail to him was returned. He has been long associated with the American Civil Liberties Union, and he is a political reformer who has stated that philosophically he is an anarchist though he does not work at it. He has had associations with numerous organizations cited by the Attorney General pursuant to Executive Order 10450. Baldwin has written the Bureau on numerous occasions criticizing our cooperation with local law enforcement officers The Bureau replied cordially to his correspondence in each instance 6/-190-195 REC- 121

In December 1941, Baldwin spoke to the Director in connection with an article "The New Republic" had asked him to prepare. Baldwin stated he had sent a man out and told him to get all the dirt you could on the FBI" but that after Itwo weeks the man came back with almost nothing.

1 - Mr. DeLoach MAR 27 1964

COPY SENT TO MR. TOLSON

Morrell to DeLoach memo RE: Amelie S. Rothschild

It does not appear that Baldwin has been a close friend of the Director. In view of the controversial nature of the American Civil Liberties Union, it would not be appropriate to send one of its acknowledged leaders over the years a congratulatory message which might, in effect, indicate the Director's endorsement of this organization. This is undoubtedly a form-type letter sent to a great number of persons by those interested in obtaining messages for this book. It is believed that ignoring the communication would be better than attempting to send any sort of acknowledgment.

RECOMMENDATION:

That no acknowledgment be made.

20

March 31, 1964 61-190 -1071 **b**6 b7C Golden Valley, Minnesota 55416 Dear Miss I have received your letter of March 24th. Although I would like to be of service, the FBI being an investigative agency of the Federal Government, neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. Also information contained in the files of the FBI is confidential pursuant to regulations of the Department of Justice and is available for official use only. In view of the foregoing, I am sure you will understand why it is not possible for me to comment in the manner you requested concerning the American Civil Liberties Union. Sincerely yours, MAILED 8 . Edgar Hoover MAK 31 1964 John Edgar Hoover COMM-FBI Director NOTE: Bufiles contain no record of correspondent. The American Civil Liberties Union (ACLU) with headquarters in New York City has not been investigated by the Bureau. The Los Angeles chapter has circulated a petition calling for the abolition of the House Committee Tolson on Un-American Activities and the Seattle chapter has recommended Belmont . an investigation of the FBI. Mohr . Callahan Conrad Evans Mr. Sevist Gale Rosen ullivan

March 24, 1964

Federal Bureau of Investigation Washington D. C.

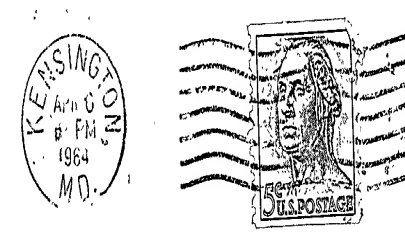
Dear Sir:

Would you please send me a list of subversive organizations around Minneapolis, Minnesota. I am primarily interested in the American Civil Liberties Union. They have a job opening for an executive director but I am reluctant to pursue this until my feelings regarding them are found unjustified. Do all Civil Liberties lean a little toward Communism or are they just people trying to see that our Demoratic privelages are upheld as they claim?

I would appreciate any information you could give me regarding this.

Very	sincerely	,	.b6
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			•
COLA	n Valley	Minn	55416

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Edgar Hoover 17 DIRECTOR

17 APR 7 1964

THE OLIVER WENDELL HOLMES AWARD DINNER
NATIONAL CAPITOL AREA CIVIL LIBERTIES UNION
Suite 803, 1101 Vermont Avenue, N. W.
Washington, D. C. 20005

The National Capital Area Civil Liberties Union invites you and your friends to attend . . .

NATIONAL CAPITAL AREA CIVIL LIBERTIES UNION

(affiliated with the American Civil Liberties Union)

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Jodie Scheiber, Chairman, Dinner Committee

NCACLU OFFICE: Suite 803, 1101 Vermont Avenue, N.W. Washington, D. C., 20005



<u>.</u>	
DO-6	MB TOUSON
-	MR. TOLSON
	MAR DELMONT
FEDERAL BUREAU OF INVESTIGATION	MR. MOHR
UNITED STATES DEPARTMENT OF USTICE	MR. CASPER
	MR. CALLAHAN
	MR. CONPAD
	MR. DELOACH
Hông en Brigh	MR. EVANS
	MR. GALE
	MRJROSEN VIVI
	MR. SULLIVAN
	MR. TAVEL
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	MR. JONES
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NATIONAL CAPITAL AREA
CIVIL LIBERTIES UNION
Suite 803, 1101 Vermont Avenue, N. W.
Washington, D. C. 20005

NATIONAL CAPITAL AREA CIVIL LIBERTIES UNION

Suite 803, 1101 Vermont Avenue, N.W. Washington, D. C. 20005

1 7-8826

	4	
Oliver Wendell Holmes	Bill of Rights Award I Press Club, for which	for me at the NCACLU I Dinner on Wednesday, In I enclose my check* at
Name		
Address		
City	State	Zip No
	(*Ma	ke checks payable to NCACLU)
NOTE: Please list guests	on reverse side.	(Tables seat 8)
I cannot attend, but en	close a contribution of	\$



American Civil Liberties Unive

5-10-(Rev. 1-21-64) RESEARCH-SATELLITE SECTION	
MR. R.W. SMTTH MR. R.W. CORMAN #/	
Mr. Abernathy Mr. Callahan Mr. Condon	
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Mr. Gray Mr. Shoaff Mr. Meehan	
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Mr. W.A. Aull Mr. L.M. Linton Subversive Control Section	
Mr. A.P. Litrento MR. J.F. BLAND	
Mr. J.J. Torrillo Mr. T.B. Coll	١
Mr. E.T. Turner Mr. T.N. Goble	
Mr. L. Whitson Mr. J.A. Jackson	/ _
Mr. W.N. Preusse	
Mr.	
givil Rights, Division VI Mr.	
Mr. C.L. McGOWAN Mr.	
MR. C.F. DOWNING, ANNEX b6	
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/Laubhications files, (i.B.)	
Www fit C GITT.TVAN NOTE & RETURN TO:	
MISS BUTLER, RM R.B.	
Mr. D.J. BRENNAN JR.	
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FEATURE PRESS SERVICE

AMERICAN CIVIL LIBERTIES UNION, 156 FIFTH AVENUE, NEW YORK 10, N.Y.

ERNEST ANGELL Chairman Board of Directors EDWARD J. ENNIS OSMOND K. FRAENKEL General Counsel JOHN de J. PEMBERTON, JR. Executive Director

ORegon 5-5990

Alan Reitman, Associate Director in Charge of Public Relations

WEEKLY BULLETIN #2199

April 13, 1964

ACLU QUESTIONS FOREIGN ASSETS CONTROL BARRING OF COMMUNIST CHINESE PROPAGANDA

The American Civil Liberties Union has raised the question of what appears to be a censorship operation by the Foreign Assets Control Division of the Treasury Department to bar written material, whether Communist propaganda or not, from mainland China.

In a letter to Secretary of the Treasury Douglas Dillon last fall, Lawrence Speiser, director of the ACLU's Washington office, requested the Secretary to look into such censoring activities of the FAC. The ACLU reported that pamphlets and magazines sent by Anna Louise Strong from China to individuals in the United States had been returned to her stamped "Return to Sender -- Refused Entry -- FAC Violation." When Miss Strong later sent the material first class -- that is to say, outside the FAC purview of "merchandise or goods," it went through the mails without difficulty.

FAC regulations prohibit the unlicensed purchase abroad or the importation of goods and merchandise from Communist China, as part of the administration of the Trade with the Enemy Act. According to the Treasury Department, "a basic purpose of the regulations is to deprive the Communist Chinese of badly needed foreign exchange by the sale of their products directly or indirectly in the American market." It is on this basis that foreign publications come under FAC jurisdiction.

In its letter the ACLU said it was "aghast that leaflets and pamphlets or any written matter are considered by an agency of the United States Government as merchandise or goods." The letter strongly protests censoring activities such as the Strong incident, and calls attention to a 1962 Congressional law that in effect specifically permits entry into this country of Communist political propaganda.

The ACLU also queried the lack of correct procedure in the Strong case. According to Treasury Department regulations adopted in the wake of the 1962 law, Communist written material or propaganda may be imported by certain "exempt" categories such as government agencies, libraries, universities, and the like. However, any addressee not in these categories is entitled to be notified that material addressed to him has reached the United States, and to have the material delivered to him upon his request. Furthermore, the FAC exempts goods or merchandise valued at less than one dollar -- which the Strong material undoubtedly was. Yet the addressees of the Strong pamphlets were never notified that the material had arrived, and the mail was returned to China without regard to its value.

In its reply to ACLU, the Treasury Department denied that the FAC regulations constituted a censorship program. It noted the "exempt" categories referred to above, and the willingness of the Department to "license, on application, the importation of publications that have been sent as bona fide gifts from Communist China." The facts on the Strong incident, the letter declared, "can only be explained as an oversight."

BOSTON POLICE STUDY CALLS FOR CREATION OF CITIZEN ADVISORY BOARD

A recently-completed study examining the existence of police malfeasance in Boston and the relationship between the police and the community, especially minority group members, has called for sweeping changes in police procedure.

Among the changes recommended by the author of the study, Alan Gartner, a Florina Lasker Fellow in Civil Liberties and Civil Rights at Brandeis University, were: establishment of a citizen advisory board, revision of police recruitment and selection procedures, comprehensive training of officers in human relations and reforms in certain present Boston police procedures.

A REGULAR WEEKLY SERVICE. FURTHER INFORMATION FURNISHED ON REQUEST.

Strongly emphasized in Mr. Gartner's study was evidence that Boston's police force, although relatively large and expensive and faced with a comparatively low critic crime rate, is not fulfilling its basic functions of protecting citizens, preventing crime and apprehending criminals. A basic reason behind this failure, the study indicated, is a poor relationship between the police and Boston's Negroes who make up nine percent of the population. Ninety percent of these Negroes live in seven districts.

Fundamental to the problem, Mr. Gartner said, is a lack of respect for the Negro citizens on the part of the police officers. This is manifested in physical and verbal abuse of Negroes and failure to provide them with adequate police services. An attorney accused the police of having "a zoo keeper attitude toward Negroes" and estimated that between one-forth and one-sixth of Negroes who are arrested are "roughed up." Especially objectionable have been instances of verbal and physical abuse of Negro women, hostility of police toward interracial groups and couples and unequal treatment of Negroes and whites.

The study indicated that alleged failure to provide service and to enforce certain laws concerning narcotics and vice in the Negro areas had resulted in distrust and fear of the police force. Lack of response by the police commissioner to valid complaints against the police was listed as another cause of the poor police-citizen relationship.

Further impediments listed were arrests for "suspicion" and under the "abroad-in-the-night-time" statute often used to harrass minority members; finger-printing and photographing of prisoners and failure to return such records when no charge is brought or when the individual is acquitted; failure to grant prisoners a telephone call; lack of access to medical attention; the use of a so-called "release form" as a condition of release from police custody; the use of unnecessary and excessive use of force and illegal search and seizure.

In suggesting the formation of a Boston police advisory board, Mr. Gartner's study cited as examples boards in Philadelphia and Rochester, N.Y. These boards are appointed by the mayors and serve in an advisory capacity to the police departments in those cities. They hear citizens' complaints against the police and make recommendations to the civic and police authorities. If the boards feel that investigation is necessary, they may order one by the police or conduct an independent investigation themselves. The Rochester board was formed in 1963 after racial incidents involving the police led to civic protest.

The American Civil Liberties Union has long been a leading proponent of civilian police review boards. In September the Detroit branch of the ACLU urged formation of such a board but the Detroit Common Council voted 8 to 1 against the idea. Associations of police officers all over the country, including Detroit, have come out against police review boards. Among the most powerful and vocal of there is the Fraternal Order of Police, an organization based in Philadelphia. The FOP has attacked the formation of police review boards, saying that such boards hamper efficient law enforcement and subject the police officer to harassment and loss of his civil rights. The FOP has charged that police review boards "exude the obnoxious odor of communism" and claimed that their sponsors intent is to weaken America for a Communist takeover, a charge which the ACLU has vehemently decied.

In conclusion, Mr. Gartner's report states: "To treat complaints equitably and to create an atmosphere conducive to the respect and cooperation from the public so necessary for effective police work, a citizen advisory board to handle all complaints of police malfeasance by citizens should be established immediately by the mayor or by city council ordinance."

ILLINOIS ACLU AIDS BLACK MUSLIM TO OBTAIN RELIGIOUS FREEDOM IN JAIL

A Black Muslim serving a 200-year sentence for murder has appealed to the Illinois Civil Liberties Union to establish his right to practice the tenets of his religion in accordance with the regulations in the Stateville jail. Thomas Cooper has been denied access to the Koran, and permission to speak with Black Muslim spiritual leaders during his confinement. Prisoners at Stateville are customarily allowed to keep Bibles and other religious materials in their cells, and to receive visits from priests, ministers and rabbis of their choice.

Staff Counsel Seymour Bucholz of the Illinois Civil Liberties Union visited Cooper after his request for assistance, and civil liberties attorneys were authorized to try to get the convict a hearing in Federal District Court. More than a year ago, Cooper filed his own hand-written petition in Federal District Court in Chicago, asking that the court order prison officials to end discrimination against persons of

the Islamic faith. But that court, and the Seventh Circuit Court of Appeals, upheld instead the argument of the Illinois Attorney General, who countered that the Black Muslim sect "is not a religion at all, but rather a racist organization," and therefore not entitled to protection. It held that behind a religious facade, the Black Muslim movement is an organization committed to violence. The Court of Appeals further refused to appoint counsel for Cooper, or to let him speak in his own behalf.

The Civil Liberties Union's arguments in behalf of Cooper will center on the First Amendment's guarantee of the right to free exercise of religion (extended to the states by the Fourteenth Amendment), in this case in a manner not inconsistent with the necessities of prison discipline. ICLU lawyers concede the state's right to curtail religious rites or practices that could threaten prison safety, welfare or discipline, but deny that the state has any right to refuse to recognize any religion. They further argue that a prisoner is entitled to present his case orally before a court, through counsel or in person. And they say the court has no right to cite a group's reputation for violence as an excuse to curtail activities that would otherwise be held legitimate under the First Amendment.

News of the Illinois case brought word from cooperating ACLU Attorney Harris Weinstein in Washington, D.C., about restrictions on religious freedom for Black Muslims in the Capital's prisons. Weinstein says prison officials refuse to do more than fulfill the letters of the law when faced with judgments against their treatment of Muslim prisoners. He warns that the Civil Liberties Union will be forced to file suit if administrative channels for correcting abuses do not provide proper relief. A similar suit, with the support of the ACLU of New Jersey, has been brought against the officials of the state prison in New Jersey.

SUPREME COURT FREES ACLU SUPPORTED RACISTS, IN KEY CIVIL RIGHTS TEST CASE

A conviction for contempt of an injunction against Edward R. Fields and Robert Lyons, officials of the National States Rights Party, were unanimously set aside by the Supreme Court on December 16. The American Civil Liberties Union through its legal director, Melvin L. Wulf, had urged the Court to make clear that exparte temporary injunctions — those granted when only one side has had a hearing may not be used to curb free speech and association. The Court, however, ruled on the narrower ground that there was no evidence to support the lower courts! finding that the men had violated the injunction.

Fields and Lyons had distributed handbills announcing a meeting in Fairfield, Alabama. Fairfield ordinances, which ACLU called "unconstitutional on their face," prohibit the distribution of handbills and require the mayor's permit for meetings. An exparte injunction was issued on the day of the meeting. Fields and Lyons went to the meeting place to announce that the site had been transferred to another town. They distributed copies of the party's newspaper, which did not meeting the meeting. No meeting was held. They were arrested and convicted in Jefferson County Circuit Court and the decision was later affirmed by the Alabama State Supreme Court.

The ACLU brief had cited instances of recent use of ex parte injunctions to prevent speeches, demonstrations and public political discussions, including Negro civil rights demonstrations. Commenting at the time of the filing of the brief, ACLU executive director, John de J. Pemberton, Jr., said that the rights of pro-civil rights demonstrators would be protected if the conviction of the National States Rights Party leaders were overturned, and the unconstitutionality of ex parte injunctions were made clear. However, the high court rested its decision only on the "no evidence" or "limited evidence" grounds. The "no evidence" ruling came in the Supreme Court's 1960 decision in the case of Sam Thompson, an elderly Negro convicted of "shuffling" in a Louisville, Kentucky, cafe. The Court then ruled that conviction on no evidence denied due process under the Fourteenth Amendment, and next used this doctrine to free a group of Louisiana sit-in demonstrators. In the National States Rights Party case, therefore, the Court has adhered to a doctrine frequently advanced not only by ACLU but by other civil rights groups and the Justice Department as well, that constitutional rights must be assured to all.

CIVIL LIBERTIES BRIEFS

The Congress has passed a bill suspending for 30 days prior to November 3, 1964, a Federal Communications Act requirement that broadcasters provide equal time for all candidates for public office if time is provided for any. The bill will allow the Democratic and Republican Presidential and Vice Presidential candidates unlimited exposure while letting candidates of minority political parties be ignored.

... A thirteen-day summer workshop on the Bill of Rights was held for teachers, offering three hours of credit for graduate work, at the University of Louisville. Dr. Louis Kesselman, chairman of the Department of Political Science, headed the project, and different speakers addressed the group each day on various aspects of civil liber-

April 30, 1964 **b**6 Torrance, California 90502 Dear Mr. I have received your letter of April 25th and want to thank you for your interest in my book, "Masters of Deceit." With respect to your inquiry, information contained - 1 \(\frac{1}{25} \) in the files of the FBI must be maintained as confidential in accordance with the regulations of the Department of Justice and is available for Ξ official use only. It is hoped you will not infer either that we do or do not have data in our files relating to the American Civil Liberties Union. Enclosed is some literature which I trust will be of interest. Perhaps you may also wish to read my latest book, "A Study of Communism" which is a comprehensive study of the development and expansion of communism throughout the world. A copy may be available in your local library. Sincerely yours, MAILED 20 APR 3 0 1964 COMMEN Enclosures (5) Let's Fight Communism Sanely! 4-17-62 Internal Security Statement Counterintelligence Activities 4-1-61 LEB Introduction Tolson Belmont Faith in Freedom NOTE: Correspondent is not identifiable in Bufiles. Callahan DTP:jba Del.oach Warring Sta (3) Olia Evans Gale Rosen Sullivan ele. Room

TELETYPE UNIT

April 25, 1964

The Honorable J. Edgar Hoover Director, Federal Bureau of Investigation Washington D.C.

Sir:

Will you please send me an evaluation of, or information on, the American Civil Liberties Union. I am a senior in high school and I love my country very much. Someone has suggested that I affiliate myself with the ACIU. This person is a staunch United World Federalist. I have read some material against the ACIU, but I need information from an indisputable source.

I have read your book <u>Masters of Deceit</u> and the information has been very valuable to me.

Respectf	ully yours,
Torrance	, California

b6 b7C

12 MAY 4 1964 CE

Torrance, Calif.

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P30

May 19, 1964 Playa del Rey, California b7C Dear Mrs. Your letter of May 12th, with enclosure, has been received. With respect to your inquiry, information contained in the files of the FBI must be maintained as confidential in accordance with regulations of the Department of Justice and is available for official use only. I regret I am unable to be of help in this instance but trust you will understand the necessary reasons for this policy. It is hoped you will not infer either that we do or do not have data in our files relating to the American Civil Liberties Union. Enclosed is some literature I trust will be of interest. Sincerely yours, MAILED 20 J. Edgar Hooven John Edgar Hoover Director

Enclosures (4)

"Faith In Freedom" Let's Fight Communism Sanely 4/1/61 LEB Introduction 4/17/62 Internal Security Statement

See note on next page.

Mohr Casper Callahan Conrad DeLoach Evans Gale Sullivan Tavel . Trotter

Tele, Room Holmes

Gandy

Belmont

MAIL ROOM TELETYPE UNIT

NOTE: Correspondent is not identifiable in Bufiles. The American Civil Liberties Union with headquarters in New York City has not been investigated by the Bureau. The Los Angeles Chapter has circulated a petition calling for the abolition of the House Committee on Un-American Activities and the Seattle Chapter has recommended an investigation of the FBI. SAC Letter 58-52 instructed the field to advise the Bureau of any action taken by the ACLU to investigate the Bureau. (61-190-834)

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MAIL ROOM

TELETYPE UNIT

-2-

Dear Sirs:

I would like some information on the American Civil Liberties Union, as I was sent the attached letter asking to join the organization and it appeared to me that I had heard somewhere that the organization was a "front organization ofor the Communist Party."

As a California school teacher, this is especially important as this particular letter has been sent to every teacher in California and can do considerable harm is other teachers are not aware of the organization, assuming that I am correct in saying that it is one of the front organizations.

Please let me know on this matter as soon as possible so that I can present possible findings to the LOS ANGELES BOARD OF EDUCATION here in California to stop other teachers from hoax or joining the organization. As an American, I enjoy freedom and want to keep it that way. Here's hoping that I can preserve part of it by being well informed about organizations and asking qualified sources for the answers. Thank you very much for your cooperation. A speedy re

appr 5/19/8403Pip be greatly appreciated. REC-101 2 MAY 20 1964

Very sincerely yours,

California Plava del Rey,

Teacher and citizen

CORRESPONDENCE

M. Smith, President orge Slaff, Vice-President Winnie Ferguson, Secretary Abraham Gorenfeld, Treasurer Ernest Angell, National Chairman John de J. Pemberton, Jr. National Executive Director Eason Manroe, Southern California Executive Director A. L. Wirin, Counsel



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Philip Wain
Clore Warne
Charles Warren
James Whitmore
Robert Wise
Joseph Wolf Joseph Wolf Claude Worrell

MEMBERSHI COMMITTEE

AMERICAN CIVIL LIBERTIES UNION OF SOUTHERN CALIFORNIA

ROOM 202 / 323 WEST FIFTH STREET

LOS ANGELES, CALIFORNIA 90013 / MA 6-5156

Rod Serling, Chairman

May 1964

Dear Friend

I am writing this letter because I believe that you as a teacher and I as a writer can no longer remain disassociated while the kind of America we stand for is being corroded by racial hate, mob ignorance and violence. I am also writing you because historically, by the very nature of what we are, the teacher and the writer have been natural allies against oppression of every kind and in every era. United we have always been among the strongest forces of justice and reason. Divided, we have always been among the first to be suppressed. For these reasons I believe we must join forces again, now, to defeat not only demagoguery wherever it exists, but also to combat those who are so industriously promoting real estate "values" over human values here in California.

Because much of the coming struggle will be fought in the courts, I am therefore asking you to join all of us in the American Civil Liberties Union. ACLU has been in the forefront of the legal battles for every American's civil liberties and civil rights for over forty years. For the writer, ACLU has consistently fought against censorship. For the teacher, ACLU has consistently fought for academic freedom. The famous Scopes' "Monkey Trial" is only one example. And in the Negro's current struggle for freedom, ACLU is again consistent: our committees are included in vital inter-racial and intergovernmental negotiations -- ACLU lawyers are volunteering their time to furnish emergency legal aid -- the ACLU Arts Division is promoting better understanding of the issues via radio, TV and public appearances. All of this work is in addition to the legal and legislative efforts in other vital areas of civil liberties.

To continue this work successfully, we need an evergrowing membership -- and more people like you. So I am asking you to join with us by sending your check for \$5, payable ... to ACLU, in the enclosed envelope. Please do it now.

Sincerely

Joseph Wyatt Paul Ziffren



House of Representatives

Washington, D. C.

April 23, 1964

Mr. Cartha D. DeLoach Assistant Director - Crime Records Division Federal Bureau of Investigation Washington 25, D. C.

Dear Deke: Ofmerican Civil Liberties Union

Enclosed is the letter I talked with you about in our telephone conversation yesterday afternoon.

Your assistance will be very much appreciated.

Sincerely,

Chuck

CHARLES M. TEAGUE, M. C.

CMT: js

Enclosure

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| ENCLOSURE

REC- 56 61-190-1075

15 MAY 26 1964

1064

Santa Barbara Calif. April 17, 1964 Congrussman Charles M. Trague House Office Bldg Washington, D. E. Dear Lin: a teacher in the Hope elementar School District has had his our and his home defaced with painted symbolis of Commenceri and a theat of tombers has heen made against fini on the telephone, doul law inforcement people are I believe, investigations. It hampens that the Leacher en question es an officer in the Anta Barbara Chapter of the American Cirl Libertus lenion, an organization upon which the "Communist-front" lakel has often been placed in the past. originatured & Constant 6/-4/2/84/24=1075

in page 2. Dence you in Washington · have access to responible persons in the F.B. D. Q. would like to beggen assistance in obtaining information clarifying the Status of the a.C. I. le. with the F.B. D. as for in any real, known Communicated activity is concumed. It the information were reported to the local newspapers: O Ante Bulana news - Press, Santa Barbara, Calif. 3 Goldte Dagette Citizen, Deleta, Calif. 3) The Freedom Towns, Santa Barbara, Calif. In addition, the Hope School Destrict superintendent skinlig be enformed of the facts obtained. It is my personal belief

that the teacher is a fine Citizen and that his activity in the a.C. L. le. is due to a sincere wish to help others. I feel that help from a persion of your stature is necessary vent further harasmen of Skula Bustana pagale who may take past in The work of politically liberal organization; and that of course, if there is any hal subversee activity in Duck organizations, that fact to should be made known to those involved. General Informa is Santa Barbara Cale

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	- OPTIONAL FORM NO. 10 S010-106
	UNITED STATES GERNMENT
	Memorandum, Comital DeLoach
•	DATE: 4-27-64 DATE: 4-27-64 Evans Gale
	FROM: M. A. Jorfes Trotter Tele. Room Holmes Gandy
	SUBJECT: MRS. SANTA BARBARA, CALIFORNIA
	BACKGROUND:
,	Congressman Charles M. Teague, Republican, California, wrote to you (Mr. DeLoach) on 4-23-64, enclosing a letter he received from the captioned individual.
,	In her letter to Congressman Teague, Mrs. Santa Barbara, California, advised that a teacher (whom she does not name) in the Hope Elementary School District has had his car and home defaced with painted symbols of communism, and a threat of bombing has been made against him on the telephone. She believes local authorities are conducting investigations concerning this matter. Mrs. advised that this teacher is an officer in the Santa Barbara Chapter of the American Civil Liberties Union (ACLU). She points out that she is writing Congressman Teague since he has access to responsible persons in the FBI, and she would like to obtain information clarifying the status of the ACLU.
	She goes on to say that it would be most helpful if such information was reported to the local newspapers as well as the Hope School District Superintendent. She states that the teacher is a fine citizen and that his activity in the ACLU is due to a since wish to help others.
	INFORMATION IN BUFILES:
	INFORMATION IN BUFILES: Congressman Teague Our files contain no information of a decogatory nature concerning
	Congressman Teague with whom we have enjoyed friendly relations, mostly of a constituent inquiry nature. He was sent an autographed copy of "Masters of Deceit" and an autographed photograph in March, 1962. He was given an autographed copy of "A Study of Communism" on 2-6-63.
	On the basis of information available, it was not possible to identify Mrs. in Bufiles.
	1 - Mr \DeLoach - Enclosures (2)
	JCF:blh (continued next page)
	JUN 8 1961

M. A. Jones to DeLoach Memo	•
Re: MRS.	
Santa Barbara (California) Chapter, American Civil Liberties Union	
The American Civil Liberties Union is made up of several chapter throughout the United States and has its headquarters in New York. We have no investigated the ACLU. Our files contain no information concerning a Santa B California, Chapter. However, the Los Angeles Chapter has circulated pample advocating the abolition of the House Committee on Un-American Activities.	ever arbara,
It should be noted that the Santa Barbara Student Committee for Liberties was the subject of an investigation by our Los Angeles Office in 1961 investigation was discontinued in view of the lack of information indicating Comcontrol over that organization.	. This munist Par
OBSERVATION:	b7C
It is felt that the best interests of the Bureau would be served by Congressman Teague orally advised/although we are unable to be of assistance constituent, Mrs. he may wish to know that the ACLU has not been to an investigation by the FBI. RECOMMENDATION:	to his
That someone in your (Mr. DeLoach's) office contact Congress and orally advise him that although we cannot be of any assistance to Mrs. he may wish to know that the ACLU has not been the subject of an investigation Mrs. letter should be returned to him at this time and the suggestic he may wish to check with the House Committee on Un-American Activities fo information they may have concerning the ACLU.	n by the FB on made tha r any
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PERS REC. UNIT

May 27, 1964

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MREEDER 61-190-1077

Eugene, Oregon 97405

Dear Mr.

Your letter of May 18th, with enclosure, has been

received.

Although there are many known or suspected communist-front or communist-infiltrated organizations continually under investigation by the FBI, it is not possible for this Bureau to publish their names. A regulation of the Department of Justice prohibits the disclosure of information in our files to other than appropriate agencies in the executive branch of the Federal Government. In view of the foregoing, I trust you will understand why I cannot comment as you suggested.

Enclosed is a copy of the list of organizations which have been cited as subversive by the Department of Justice of the United States pursuant to Executive Order 10450, in addition to some other material which I trust will be of interest.

	,
. [In response to your inquiry, Special Agent is presently assigned to our New York Office located at 201 East 69th Street, New York, New York 10021.
	MAY 2 7 1964 COMM.FBM 1 - New York - Enclosure Sincerely yours, J. Edgat Hoovell
Tolson	John Edgar Hoover Director
DeLoach	Enclosures (5)
Rosen	DFC:med (4) (see Note and Enclosures page 2)
Trotter Tole. Room	STEROX XEROX
Holmes	MAÎL ROOM TELETYPE UNIT JUN 5 1964 OW

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NOTE: Bufiles contain nothing identifiable concerning correspondent or the publication "Legal Voters." Bufiles contain nothing derogatory concerning Mrs. The American Civil Liberties Union is well known to the Bureau but has never been the subject of an investigation.

Enclosures:

Attorney General's List of Organization Do You Really Understand Communism? My Answer to Communism and Crime Deadly Duel One Nation's Response to Communism

Eugene, Oregon 97405 May 18, 1964.

F. B. I.
Dep't. of Justice
Pa. Avenue at 9th N. W.
Washington D. C.

b6 b7C

Dear Mr. Hoover:

Here in Eugene, Oregon, we have a fine city with a good upright mayor and a responsible City Council. I personally, and groups with whom I associate, are becoming alarmed at the way certain people and organizations in our area, and apparently across our great nation are spreading hate, discention and encouraging lawlessness. It seems their object is to destroy our country's religious faith, and our National traditions.

As this appears to be a pattern communism follows, I was wondering if you have information that could help in identifying people or organizations that have been or are now so called communist front groups. I am particularly concerned about the <u>Civil Liberties Union</u> and would appreciate any information you could give about them or others.

and his wife were good friends of our when they lived in Milwaukie, Oregon, and I am wondering if he is still with the F.B.I.

Sincerely

61-190-1077

2 MAY 28 1964

THICLOSURE

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JUN 5 1964

Contract

CORRESPONDENCE.

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MEGAL VOTERS

No. 21

NEWSLE TIER

March 24, 1964

PURPOSE - - of THIS NEWSLETTER IS TO FOCUS ATTENTION upon things which YOU can do to encourage better legislation and become a better INFORMED CITIZEN. Even though the world situation looks grim, coordination of effort toward a better world is our only HOPE. "Never give up the ship."

Mrs. Florence Reed Cook, Editor 156 Elkay Drive, Eugene, Oregon

BACK_ALLEY LINGO FAVORED IN U of O PUBLICATION

The following are excerpts from the NORTHWEST REVIEW. Fall 1963 issue.

Page 20 NWR - (poet - Philip Whalen)

"FRIDAY ALREADY HALFway shot in the ass, nearly

noon time lunch
Can you remember the things you're supposed to remember:
your past lives, the thoughts
Of others and the unthinkable.

Page 25 - NWR (poet Philip Whalen)

this is the evening star.

this is the end of my life

+++

REQUIESCAT, Sweetle.

(what's he lying about now, for Christ's sake?

How I love me! How much
I'd give for a divorce.
l or simply get very
drunk
PUKE, SPEW,
DEFECATE,

(over) projection

Ed. Note - -

If you, the reader can't understand the jargon in column one, you are not the only one. However, the U of O has been exchanging issues with other institutions in addition to having a national distributor, thus creating an image of Higher Education in Oregon.

The eleven members of the editorial staff, are reported to be graduate students in the English Department.

Page 3 NWR --SPONSORS: Richard M. Davis, Arthur S.
Flemming, Mr. and Mrs. Otto H. Frohnmayer, Mrs. Virginia M. Haseltine, U of O Dept. of Political Science, U of O Library, U of O School of Architecture and Allied Arts, U of O School of Journalism.

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(The five Consulting Editors are: Edwin R. Bingham, John L. Hulteng, David McCosh, A. K. Weatherhead, Christof Wegelin.)

Page 22 NWR - (poet - Philip Whalen)

A SHORT HIS TORY OF THE SECOND MILLENNIUM B. C.

"Read Gordon Childe what if he is a commonist

Who knows better 2 thousand years of work yourself to

building God a house tending God's ducks & pigs killing God's enemies kissing God's ass# .

Page 28 NWR - (poet, Philip Whalen)

"I want a dish of Chinese black mushrooms

I want a lot of hashish (marijuana-FRC)

I want to write nine best-seller

novels in a row.

I want everyone to let me alone except for that naked friend of whom I've already spoken

I want a little peace & quiet.

Page 131 NWR - -

"We want to thank Arthur S. Flemming. president of this university, for his continued and generous support of Northwest Review at a time when the university' s funds were so severely limited, and, too, for his continued defense of the freedom and integrity of editorial judgment."

"We are pleased to publish in this issue, for the first time in NWR, poems by Philip Whalen, one of our best and widely known native poets (he is from The Dalles & graduate from Reed)" . . '.

Ed. Note -

If you dislike the image created in NWR's fall 1963 issue, speak up. (FRC)

Page 51 NWR - (poet - Antonin Artaud)

THE SEARCH FOR EXCREMENT

There where it smells of dung it smells of being Mankind could easily not have dropped dung, not have opened the anal pouch, but he chose to drop dung as he would have chosen to live rather than consent to living death.

In order not to crap he would have had to consent to non-being. that is to say, to living death.

There is in being something particularly tempting for man and this something is precisely SHIT (Here bellowingly.)

Page 131 NWR

"The defeat, by referendum, of the tax bill in Oregon on last October 15 resulted in losses of funds in many budgets at the university, including Northwest Review's. Because of this, we regret to announce that there will be no prize money available to award the best poetry and fiction in NWR's Volume 6.

"Also, because our funds have become so limited, we would like here to make a special and unusual request for financial help from our readers -- in the form of subscriptions, gift subscriptions, and contributions as Donors and Sponsors. "

Ed. Note - -

There are 72 pages of imagery poetry in the Fall issue of NWR, 31 pages of which are devoted to a French poet, Antonin Artaud, in his series, "To have Done with the Judgment of God." The above quote from "The Search for Excrement" is a part of that series.

REC-1 6/- 190 7078

June 17, 1964

REC-1 6/- 190 7078

REC-1 6/- 190 7078

Dear Mr. 609

Your letter of June 13th has been received.

While I would like to be of assistance, information

While I would like to be of assistance, information contained in the files of the FBI must be maintained as confidential in accordance with regulations of the Department of Justice and is available for official use only. In addition, this Bureau has never issued any public statements regarding the organization about which you asked.

Enclosed is some material I trust will be of interest.



Sincerely yours,

J. Edgar, Hoover

Enclosures (5)
Counterintelligence Activities
4/17/62 Internal Security Statement
"Faith in Freedom"
The FBI: The Protector of Civil Liberties
One Nation is Response to Communism

per permitten

NOTE: Correspondent is not identifiable in Bufiles. The FBI has never conducted an investigation of the American Civil Liberties Union. It is noted that the Fifth Report of the California Sanate Fact-Finding Committee on un-American Activities in 1949 cited the American Civil Liberties Union as heavily infiltrated with communists and fellow travelers and frequently following the Communist Party Line and defending communists, particularly

DFG:pf JOHAN TELETYPE UNIT TO THE UNIT OF THE PROPERTY OF THE

in its Los Angeles unit.

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Mohr
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Callahan
Conrad
DeLoach
Evans
Gale
Rosen
Fosen
Taypi

Tolson

Belmont

Troiter ______
Tele. Room _____
Holmes ____

J. Edgar Hoover Federal Bureau of Investigation . Washington, D.C.

June 13, 1964

Mr. Hoover:

I am in the process of some personal research on the subject of the American Civil Liberties Union. Up to this point I have gathered statements made by the Internal Security Subcommittee, the House Committee on Un-American Activities, the Civil Servic@ Commission, John F. Kennedy, Harry S Truman, and Dwight Eisenhower.

I would very much like to know your opinion of the ACLU, its membership, activities and aims — from both your own personal standpoint, and the official opinion of the Bureau. Has the Bureau ever issued such printed statements concerning the ACLU? If so, when? And if so, how may I obtain copies?

Thank you very much for your time and cinsideration of the matter.

• b6 b7c

Livermore, Calif.

Och 6-17-64 01-C:pjb Extos

61-190-1078

12 JUN 19 1964

CORRESPONDENCE

wel

June 12, 1964

61-190-

BY LIAISON

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S-CARCINAL FILMS IN

Honorable Walter W. Jenkins Special Assistant to the President The White House Washington, D. C.

Dear Mr. Jenkins:

On June 10, 1964, Mr. Carl Rachlin, Chief Counsel of the Congress of Racial Equality, Mr. Leo Pfeffer, General Counsel of the American Jewish Congress, and a Mr. Lucas of the American Civil Liberties Union called at FBI Headquarters. These gentlemen advised that their organizations had arranged for approximately 100 attorneys to be stationed in potential trouble areas in the South between now and Labor Day. These attorneys are to be used to provide legal guidance and counsel for civil rights demonstrators.

Mr. Rachlin of the Congress of Racial Equality advised that he and the representatives of the American Jewish Congress and the American Civil Liberties Union were concerned about plans of the National Lawyers Guild to supply legal counsel for civil rights demonstrators and according to Mr. Rachlin, the Guild is establishing an office for this purpose in Jackson, Mississippi, this summer.

Mr. Pfeffer of the American Jewish Congress advised that he and his colleagues were concerned regarding protection for these attorneys while they were represeding demonstrators in the South. The FBI's role in civil rights matters was carefully explained to these gentlemen, and it was pointed out that the FBI is not empowered to provide persual protection for individuals. These men were told that the FBI would give immediate investigative attention to all civil rights violations within our investigative jurisdiction and that such investigations would be impartial and exhaustive and that the facts would be furnished to the Department of Justice for consideration. NOTE: See DeLoach to Mohr memo dated 6/10-64 and 1 - Mr. Rosen captioned, "Carl Rachlin, Chief Counsel, Congress of

Belmont Mohr

Casper Callahan Conrad DeLoach

Evan

Gale

Mr. Sulliyan

MAIL ROOM TELETYPE UNIT

Congress, Wr. Lucas, American Civil Liberties Union

Racial Equality (CORE, Leo Preffer, American Jewish

Honorable Walter W. Jenkins

Messrs. Rachlin, Pfeffer and Lucas were further advised that if their attorneys felt their personal safety was in danger that they should promptly contact the chief of police in the community in which they were working, they should inform the chief as to their identity and as to the type of work they were performing and it was stressed that these attorneys should be completely above-board in all such contacts.

Mr. Racklin of the Congress of Racial Equality stated that he was desirous that local FBI field divisions be made aware of the identities of these attorneys and arrangements were made to furnish FBI Headquarters a list of these attorneys and their assignments in the various southern cities. This list will thereafter be furnished to the appropriate FBI field divisions.

These representatives were fully briefed regarding the FBI's role in civil rights investigations, and it was pointed out that although the FBI had been subjected to severe criticism because of a failure, intentionally or otherwise, to understand our jurisdiction by extremist groups from both sides of the spectrum, that our investigations were going to be conducted thoroughly and impartially and that under no conditions would the FBI exceed its prescribed statutory authority.

These representatives from the Congress of Racial Equality, the american Jewish Congress and the American Civil Liberties Union advised that they were conferring with the Civil Rights Division of the Department of Justice. The FBI will maintain close contact with these groups and will advise you of any pertinent developments regarding their activities as they relate to the civil rights situation during the coming months.

Sincerely yours,

Memorandum

TC
TO

Mr. Mohr

June 10, 1964

Belmont Mohr Caspet

Holmes

b7C

FROM

C. D. DeLoach

SUBJECT:

CARL RACHLIN

CHIEF COUNSEL

CONGRESS OF RACIAL EQUALITY (CORE)

LEO PFEFFER

AMERICAN JEWISH CONGRESS

MR. LUCAS, AMERICAN CIVIL LIBERTIES UNION (ACLU)

As I advised you yesterday, Mr. Rachlin of CORÉ requested i)i that I meet with him and two other gentlemen for lunch today. Rachlin called my office this morning, advised the conference with Burke Marshall had been delayed and therefore I invited Mr. Rachlin to stop by my office between 11:40 and no on today, Shortly thereafter Mr. Pfeffer, General Counsel of the American Jewish Congress, from my office also sat in on the Ŋ and Mr. Lucas of ACLU joined us. conference.

0 Mr. Rachlan, a very intense and somewhat high-strung individual, did most of the talking for the group. He explained that CORE, together with the American Jewish Congress and the ACLU, had arranged for approximately 100 attorneys to be in the South in key trouble areas between now and Labor Day. These attorneys will be working out of Jacksonville, Jackson, Montgomery, Birmingham, Atlanta, Memphis and New Orleans and their purpose will be to provide legal guidance and counsel to civil rights demonstrators. Rachlin claimed that they had 98 attorneys lined up for assignment at the present time and they expect to sign up 50 more attorneys later on. He also pointed out that many of these attorneys will not be spending the entire summer in these assignments but that an individual attorney may spend two weeks on an assignment and then be replaced by another 61-190. individual.

Initially, Rachlin took pains to point out at some length that he and the ACLU and the American Jewish Congress counsels were perturbed by plans of the National Lawyers' Guild to supply attorneys for civil rights demonstrators this summer. He said he knew the Guild was setting up a Jackson, Mississippi, office and he felt that this was undesirable. He expressed considerable concern over the possibility that these attorney... would try to encroach on the role of CORE lawyers in defending rights demonstrators. Rachlin indicated that many of the young attorneys in their own organizations had not had any experience in opposing the

1 - Mr. Rosen

1 - Mr. Sullivan

1 - Mr. Jones HPL:bsp, (5)

· 6

DeLoach to Mohr memo RE: CARL RACHLIN, CORE LEO PFEFFER, AMERICAN JEWISH CONGRESS

communists such as Messrs. Pfeffer, Lucas, and he had encountered during the 1930's.

· Mr. Pfeffer said that their group's primary concern was for the protection of these attorneys and he wanted to know precisely the role played by the FBI.

I went into considerable detail in discussing the FBI's role in civil rights matters and I emphasized very carefully the fact that under no circumstances could the FBI provide personal protection for individuals and I pointed out to these men that as they well knew the FBI could not be in a position of usurping the responsibilities of local law enforcement officers. I told these men that also as they were fully aware, the FBI would give immediate investigative attention to any complaint of a civil rights violation within our jurisdiction, that the investigation would be completely impartial, exhaustive and the facts would be furnished the Department for decision.

Rachlin wanted to know what he should do in the event a local situation should get out of hand and that their attorneys were unable to locate a local FBI Agent. I told him that these attorneys should always feel free to call the regional office of the FBI, they could call me here in Washington, that if there was a violation within our jurisdiction we would look into the matter at once.

Mr. Pfeffer said that he was concerned about the personal safety of some of these attorneys--he wondered what these men could do to provide protection for themselves. I told Pfeffer that if any of these attorneys were going into a town and they felt concern for their physical safety that they should, of course, not hesitate to go to the local chief of police, inform them of their identity, inform them of the type of work they were going to be doing, inform them of where they were staying and recommend they be completely above-board in all such contacts. These gentlemen agreed that this was the proper course of action and that these lawyers would be so informed.

Rachlin pointed out that it might be desirable for the local FBI offices to know the identities of these attorneys who would be engaged in such work and he wondered how this could best be handled. He said that they had a list of these lawyers and I told Rachlin that he should feel free to send us the list including data as to where these attorneys were going to be working this summer and we would see to it that the FBI Field divisions were advised as to these men's identities.

Mr. Pfeffer expressed general concern regarding activities of some of the more active hate groups and I told him that for their own private information, the FBI necessarily possessed sources of information within these groups, that, of course, it was necessary to have informant penetration in all organizations which posed an internal security threat. Mr. Lucas pointed out

(Continued next page)

DeLoach to Mohr memo

RE: CARL RACHLIN, CORE LEO PFEFFER, AMERICAN JEWISH CONGRESS

that his organization had some sources within these groups also, and said that a former Agent by the name of handled the sources of information for them. (Former SA to enter private business. His file reflects that he has been active in civil rights matters and in 1958 he was identified as being affiliated with B'nai B'rith.)
I took occasion to point out that the FBI had been subjected to a large amount of unjustified criticism by extremist groups on both sides of the spectrum and I noted that while we are often charged with having only Southern Agents in our Southern offices that actually we have more native northerners than southerners in all the key trouble areas of the South.
Our discussion was terminated when these men had to leave for their appointment with Burke Marshall at noon. I think it was a worthwhile meeting and I am hopeful this group has a better perspective regarding our role in civil rights affairs. These men said they would like to maintain close contact with my office when difficulties arose and I stressed that they should not hesitate to do so, noting, of course, that Mr. Of CORE and I were in frequent contact.
The above is for information. b6 b7c
And Man
Der Longma en about
Co Hambura.
5

REC- 48 EX-105

July 14, 1964

Honorable John R. Milligan, Jr. Court of Common Pleas
Division of Domestic Relations
Stark County
Canton, Ohio 44702

-38

My dear Judge:

Your letter of July 8th, with enclosure, has been

received.

Although I would like to be of service, information contained in the files of the FBI must be maintained as confidential in accordance with regulations of the Department of Justice and is available for official use only. I hope you will not infer either that we do or do not have data in our files relating to the organization about which you asked.

I am enclosing a copy of the list of organizations designated by the Department of Justice, as subversive, pursuant to Executive Order 10450. Perhaps you will also want to obtain a copy of "Guide to Subversive Organizations and Publications" which was prepared by the House Committee on Un-American Activities. This booklet can be secured for 70 cents from the Superintendent of Documents, U. S. Government Printing Office, Washington, D. C. 20402.

MAILED 20 JUL 1 1 1964 COMM-FE:

Sincerely yours,

J. Edgar Hoover

Rully

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Enclosure 705 16 3 nd 50 sent of 1 - Cleveland - Enclosure WAM:kpl (4) GECENTED OF ESTIMATION

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Court of Common Pleas

DIVISION OF DOMESTIC RELATIONS

Stark County '

CANTON, OHIO 44702
PHONE 454-5651

July 8, 1964

JOHN E. YOUNG
OHIEF PROBATION OFFICER
W. DONALD READER
REFEREE

Federal Bureau of Investigation, Washington, D. C.

Gentlemen:

DONALD L. MCCARROLL

JOHN R. MILLIGAN JR.

JUDGE

Will you kindly advise me whether the following organization is listed as subversive, Communist front, etc:

The Cleveland Civil Liberties Union 710 Ninth-Chester Bldg., Cleveland 14, Ohio.

Vil Liberties Union

I am enclosing a brochure What About Smut" which impresses me as highly misleading, and I would appreciate any comment you might have.

Yours very truly,

EX-109

REC-48

114/64 mil Jehn flagentest

cc Hon. Frank T. Bow, M.C.
House of Representatives,
Washington, D. C.

ENCLOSURE ATTACHED

ENCLOSURE

8 JUL 15 1964

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and child. It is the right and responsibility of each parent to guide his own child as he deems best in terms of the needs of that child, without interference from oriside the home.

Meally, our best hope for dealing with unwholecome reading materials is parental control over reading habits of their children. Here is what Dr. Benjamin Spock, eminent authority on child care, has said on this point.

"Utimately the molding of the character of children, and the control of what they do and see, are the responsibility of parents. I think it is wiser to rely on them, and on the laws which punish obscenity, than to delegate to government officials the power to decide in advance what we are to be permitted to see. "

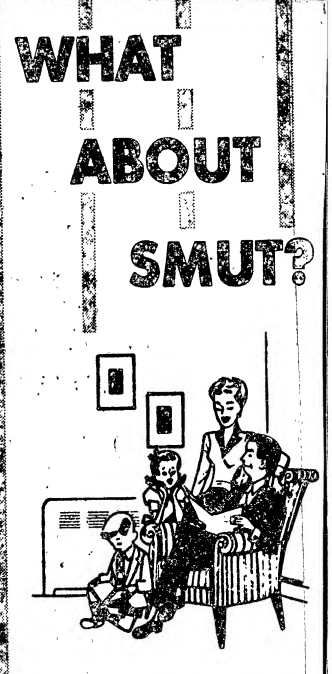
And a congressman's advice to parents concerned about television crime programs applies equally well in principle to reading material: "Did you ever think of turning the damn thing off?"

Psychiatrists and sociologists point out that the child cannot be completely insulated from the unwholesome aspects of the world about him. It is up to the percents to provide the security and guidance which enable the child to know the seamy side of life without being influenced undesirably by it. Parents can stimulate their children to find pleasare in the thousands of good books available, - and can demand of publishers and booksellers that more and more good ones be printed and distributed.

The Cleveland Civil Liberties Union offers assistance in the form of speakers, discussion leaders and reading matter to clubs, community groups, and other organizations who wish to study further the problem of obscenity and censorship.

Additional copies of this pamphlet available from:

Cleveland Civil Liberties Union 710 Ninth-Chester Building Cleveland 14, Chio AUserior 1-8275



MUST WE LIMIT FREEDOM OF ORDER EXFRESSION IN PROTECT OUR CHILDREN FROM UNWHOLESOME INFLUENCES?

A Statement By The Cleveland Civil Liberties Union 710 Ninth-Chaster Building Cleveland 14, Ohio SUperior 1-6276

1-190-1079

Responsible people do not want their children to be reading smut.

But it doesn't automatically follow that crime and horror comics, suggestive books or girlis maganizes should be banned from newsetands and drugstore abelies.

Let's see why.

Compoship of reading material limits the freedam of expression guaranteed to us under the Dill of Rights. We believe conserably is permissible under our Constitution only if there is a clear and present danger to the community, and only if it can be preven that this danger is directly caused by the material which is conserved.

What causes delinquency?

It has been ergerated that one of the important dangers facing up today is corruption of our years, expressed in crime and delinquency. Is delinquency really caused by sany phatographs and clories of violence and bloodshed? Here's what two loading exports say.

"A summary, thus, as psychologicia, we carefully client as a collective called the collective called to sail-sected to be collected."

Erown University Psychologists
 Report on Consorabile

The terms of the experience I have had in working in a devention Court posting. I would like to relievate that..... exposure to the general via of programs in the various forms of communications, has been a minor and always superficial influence on the delivations.

- Dr. Oscar Markey, Chief Poychiatrist, Cuyabega County Juvanile Court

In selectific studies of delinguacy, the councy would given are occasule insocurity, educational deficiencies, parental agglect, clams and propbausing, and phychological defects. According to these challes, residing metaricle do not cause delinguacy.

ARBITEARY

OR COnstitutional means?

Remotheless, well-intentioned persons have formed organizatione appealing the reading material they complished makesirable. He are can dispute their right to organize, to edject to any publication, or to give their opinizes to book publications and moundeelers. We respect that right.

And no expect these organizations to recognize.

and respect the rights of the rest of vs. We have the composite right to be able to find in a convenient backstore or a nearby newstand the broke, magnetices, and never poor we want to buy and read, even motorials which are not popular. Never dealers and becksellers have the composite right to enjoy the trade of people who want to buy from them; neither buyer nor soller should be three-lead or intimidated with commanic processe or reprinciple.

Nor can we accept arbitrary acts by public oflicials—illegal scarch or seizure, discrimination against or peraceution of any person or prosp. Even these whose views on art and literature differ from the conventions of the majority, have a right to field such views without intimidation. Creating organizations with emotional appeals to morality should not away up from our basic concern for the protoction of civil liberties. We must continue to insist that constitutional procedures he followed in any action against material comeans believed to be obscens.

There are execute federal, state and local local against charters literature. Charces material can be removed from cale and the coller governly purphished under the law. But first it must be proved in open court, before a jury, with legal composition the discusse, and in exceed with the process, that the material in question is in fact charces.

Where boes censorship (IAD?

(i)

Any either method of Cealing with mierial charged with being observe is contrary to car American traditions. Consorable, emerican income charge, capta to limited. When a group, however well-inducing, has started to ban books and magnatures of any type, in most cases it has moved on to suppressible novels of Pulitzer Princ winners and oven the plays of Shahespeare. The sent otep is suppression of unorthodox ideas, unconventional accordance theories and most-conforming political vicus.

Conformity replaces individuality and democracy gives way to the georestep. This can lead, through the suppression of misority or divergent beliefs, to distatorship and the police-state.

who decides

WHAT'S BEST FOR YOUR CHILD?

Conserving constitutes a dangerous investor of the family by an impersonal government. The authority of the Civic is interpresed between parent EX 109

August 17, 1964

REC-5161-190-1080

Mr. Richard A. Whitney American Civil Liberties Union Illinois Division 19 South La Salle Street Chicago, Illinois 60603

Dear Mr. Whitney:

This is in response to your letter of August 7, 1964, wherein you requested homicide statistics for the State of Illinois. My staff has prepared pertinent information which is available through the Uniform Crime Reporting Program, which you will find enclosed.

The number of homicides and rates for the State of Illinois are published in the annual issues of Uniform Crime Reports. Back copies of these issues can be obtained in local public or university libraries. Keep in mind that since 1958 new methods were used in constructing rates and estimating crime.

There is no information available concerning indictments through the Uniform Crime Reporting Program and conviction data is limited to national summaries, as shown in current issues. The supplemental data on homicide which is enclosed is a new collection of information initiated in 1961.

It is hoped the above will be of some value to you, and if you have any additional questions concerning interpretation please write.

Tolson Belmont Ocasper Callehan Conrad Enclosures (2)
Evans Gale North Profiles Conformation Contact Callehan Conrad Contact Callehan Conrad C

Sincerely yours,

John Edgar Hoover Director

NOTE: Bufiles contain no information identifiable with correspondent. Tabula-tion #2 cautions against interpreting two-year figures as trend since identical_JJD;asg (3)10 cities nonused. Trend appears in UCR-63.

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Illinois Division

AMERICAN

CIVIL LIBERTIES

UNION

August 7, 1964

FRANKLIN S. POLLAK Executive Director

SEYMOUR H. BUCHOLZ Staff Counsel

Director Federal Bureau of Investigation Washington, D.C. 20535

Dear Sir:

Under the auspices of the Illinois Division of the American Civil Liberties Union, we are undertaking a study of capital punishment in Illinois. The greater portion of the paper will be devoted to case histories of all persons given the death sentence or executed in Illinois since 1950. This group of cases will be compared with another group comprising murder convictions for which the death penalty was not imposed.

We have been having great difficulty in finding State-wide statistics on homicide. No Illinois agency so far contacted has them. The Uniform Crime Reports also do not contain the information we need, but we hoped that they might be based on information which, though valuable to us, does not appear in the Reports.

Do you have the following information on homicide in Illinois?

- 1. The number of homicides each year since and including
 - A. The race, sex, and age of the perpretrator, if his identity is known.
 - B. The race and sex of the decedent.
 - C. The nature of the crime, whenther a gangland murder, police killing, felony murder, etc.
- 2. The number of indictments each year for the same period.
 - A. The race, sex, and age, of the defendant.
 - B. Same as in 1.
 - C. Same as in 1.

REC- 51 61-190-1080

- 3. The number of convictions each year for the same period.
 - A. Same as in 2.
 - B. Same as in 1.
 - C. Same as in 1.

er AUG 18 1964

Any information of this type which you can supply us will greatly appreciated.

EX Torncerely yours,

Richard A. Whitney

Dr. Arthur C. McGiffert, Jr. BOARD OF DIRECTORS Dr. Tyler Thompson Chairman Alex Elson N. L. Nathanson Vice-Chairmen J. Bryan Allin Secretary Mrs. Robert Pollak Treasurer Bernard Weisberg Joel J. Sprayregen. General Counsel Mathew Ahmann Douglas B. Anders Dr. Martin Bickhe William Brackett John Coons Milliam Brackett
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COSPECTONDENCE

OPTIONAL FORM NO. 10 UNITED STATES GOV

$\it 1emorandum$

: MR. CALLAHAN

C. R. DAVIDSON

DATE: August 11, 1964

Mohr .

Callahan

SUBJECT:

ESOLUTION OF NATIONAL CAPITAL AREA

CIVIL LIBERTIES UNION ON FEDERAL

EMPLOYMENT OF HOMOSEXUALS

That there is continuing wide spread promotion to get the Civil Service Commission (CSC) to drop the bar against homosexuals in the Federal service is indicated by the receipt through the mail by me as the Bureau's Personnel Officer of the enclosed copy of a resolution by captioned organization. In the resolution, the captioned organization calls upon CSC to reconsider its policies under which homosexuals are considered to be unsuitable for employment or retention in the Federal service simply by virtue of past or present homosexual preferences, tendencies or private practices. The National Capital Area Civil Liberties Union (NCACLU) contends that homosexual behavior per se is irrelevant to Federal employment and that current policies of CSC do not eprovide equal opportunity for all people; that on the contrary, those policies discriminate against homosexuals for reasons which have not been shown to have basis in fact.

The enclosed notes that the resolution reflects the thinking of the NCACLU only and not the National American Civil Liberties Union which has the resolution under consideration.

Bureau files show the NCACLU was granted a charter by the American Civil Liberties Union-on 2-5-62. Neither the parent nor the area organization has been subject of a Bureau investigation although memorandum 3-1-62 set forth subversive information in Bureau files on members of the executive board of the NCACLU.

RECOMMENDATION:

No action is necessary and this was set forth to show the continuing wide spread promotion along lines of the resolution involved.

PRGH:mfs/

Enclosure

1 - Mr. DeLoach LINCLOS 1 - Mr. Rosen | WINCLOS

1 - Mr. Evans

1 - Mr. C. R. Davidson

1 - Mr. Cavanaugh

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RESOLUTION OF NATIONAL CAPITAL AREA CIVIL LIBERTIES UNION ON FEDERAL EMPLOYMENT OF HOMOSEXUALS

It is widely recognized that the homosexual in the United States is the target for prejudice, discrimination and abuse in many areas of life. It is of particular concern to the NCACLU that an important source of such discrimination is the Federal government.

It is the present official policy of the United States
Civil Service Commission that homosexuals are not suitable for
Federal employment. Under present policies a record of homosexual
activity, past or continuing, is sufficient to deny a citizen Federal
employment of any sort. Such a record leads to disqualification as
a candidate for a position or for retention of a position already
held. Disqualification occurs without regard for the individual
employee's capability and talent, often results in a permanent denial
of livelihood inconsistent with training and background, and thus
constitutes a waste of manpower which is not in the national interest.

These employment practices are discriminatory, for they involve the prejudging of an individual with regard to his job qualifications solely upon the basis of attributes which bear no necessary

6/-/90 - 108/ ENCLOSURE

^{*} This resolution reflects the thinking of the National Capital Area Civil Liberties Union only and not the National ACLU, which has the resolution under consideration.

relation to job qualifications. These practices are inconsistent with basic Federal employment policies which seek to insure that the selection and retention of employees is not determined by irrelevant factors, but rather by the ability of the individual to perform his work. The exclusion policy operates to bar those who have homosexual preferences, those who have had only an isolated homosexual experience at some remote time in the past, as well as those who may have occasional or continuing homosexual relationships in the present, but always without any reference to actual fitness for Federal employment.

In addition, serious problems arise in connection with efforts to enforce the policy of exclusion based upon sexual behavior which takes place in private between consenting adults, or even upon sexual preferences not accompanied by action. Such efforts almost necessarily lead to the use of demoralizing, degrading and oppressive inquiries and methods, including entrapment, designed to ferret out the offending attitude, practice, or past history.

Three principal arguments are commonly offered in support of the present policy. First, it is argued that homosexuals should not be admitted to Federal employment because the presence of a homosexual in a government office would be detrimental to the morale and efficient operation of the office. The Civil Service Commission has offered no evidence to support such a conclusion, and in any event it appears to constitute insufficient justification for discriminatory policies.

Disruptive and improper behavior on the job is easily and rapidly ascertained by supervisory personnel and is clearly grounds for dismissal in private and in Federal employment. There is no valid justification for policies which discriminate against capable people on the supposition that they might present personnel problems when there is no clear indication to this effect in the individual case and there are adequate means of eliminating those who are responsible for disruptive behavior when it actually occurs.

Secondly, it is argued that homosexuality constitutes
"immoral conduct" and is therefore grounds for disqualification from
Federal employment. This is the argument principally relied on by
the Civil Service Commission. In affixing the label "immoral" upon
homosexuality or other conduct which takes place in private between
consenting adults, the Civil Service Commission raises grave questions.
The complex issues involved in judging the propriety or morality
of private consensual sexual behavior of adults are matters of personal opinion and individual ethical and often religious belief.
The Federal government should not seek to enforce conformity in such
areas, or incorporate its moral judgments on such matters into its
formal policies.

Government policy toward homosexuals is a part of the general problem of government policy respecting private actions and morality. Without determining whether the Government ever has a legitimate interest in such matters, it can be said that some matters of morality and private conduct should be reserved solely to the judgment of

the individual and should not be the subject of goernment policy or inquiry. One such matter is the area of individual sexual thoughts, preferences and practices as between consenting adults. Sexual acts, whether homosexual or heterosexual, if committed in public, might justify dismissal or disqualification from Government employment, because of their effect on persons other than the participants. Certainly a substantial and specific showing of harm to the public must be shown to warrant any Government inquiry into or policy regarding so personal a matter as private sexual behavior.

The NCACLU therefore believes that the use of the criterion of "immoral conduct" as a basis for disqualification of homosexuals from Federal employment is invalid and contrary to fundamental principles of individual freedom and the right to privacy.

Thirdly, it is argued that homosexuals should not be employed by the Federal government because of their greater susceptibility to coercion through blackmail, by reason of which they would constitute a serious security risk for the country. This argument fails on three counts. First, although many positions in the Federal service do not involve the need for access to security information, homosexuals are presently barred from all Federal employment. Second, the vulnerability of individuals to coercion and blackmail varies greatly from one to another regardless of sexual preferences. History is replete with instances where heterosexual behavior has led to serious difficulties, yet heterosexuals are

not barred from government employment. A discriminatory practice which categorizes an entire group of people as potentially disloyal to their country is unjust and does not take into consideration the individual variations which certainly exist. Third, to the extent that an individual homosexual is vulnerable to blackmail, a principal basis for pressure is the fear of the loss of job which would result from exposure. That fear stems directly from the Government's policies against employment of homosexuals. Thus the Federal government by its policies against homosexuals is creating one of the important bases for susceptibility to blackmail, a problem which would be substantially less if homosexuality were not a bar to Federal employment.

CONCLUSION:

The NCACLU calls upon the United States Civil Service
Commission to reconsider its policies under which homosexuals are
considered to be unsuitable for employment or retention in the
Federal service, simply by virture of past or present homosexual
preferences, tendencies, or private practices. This is consistent
with the view that it is not the concern of the Government, in
employment or otherwise, to scrutinize sexual activities which take
place in private between consenting adults. If equal employment
opportunity is to be denied to a particular group on the basis of
sexual preference and activities, a clear relationship must be
established between such activities and job performance. The burden

of proof rest with those who would impose the discriminatory policies and such proof lacking, each case must be judged on its individual merits.

It is not the contention of the NCACLU that homosexuals are invariably good Federal employees, but only that homosexual behavior <u>per se</u> is irrelevant to Federal employment and that current policies of the Civil Service Commission do not provide equal opportunity for all people. On the contrary, those policies discriminate against homosexuals for reasons which have not been shown to have basis in fact.

We suggest that the Federal government end its policy of rejection of all homosexuals on that ground alone. Exclusion of any individual from government employment should be based only upon considerations which are relevant to that individual's qualifications for the job in question.

September 1, 1964

AEC 55. 61-190-1082

Mr. Richard A. Whitney
American Civil Liberties Union
Illinois Division
19 South La Salle Street
Chicago, Illinois 60603

Dear Mr. Whitney:

In reply to your letter of August 27, 1964, we are pleased that you have found the data sent to you as being useful.

The Illinois population represented by reporting police agencies in the tabulations forwarded to you in my letter of August 17, 1964, was 72 percent. In answer to your second question, similar information is not available for the period you are interested in since such detailed collection was not introduced into the Uniform Crime Reporting Program until recent years.

Sincerely yours,

J. Edgar Hoover

SEF 1-1964

COMM-FBI

Director

NOTE: No identifiable information in Bufiles concerning Whitney; however, he requested and was forwarded information by letter dated August 17, 1964, concerning details of Illinois homicide arrests and victims for the years 1962 and 1963.

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August 27, 1964

FRANKLIN S. POLLAK Executive Director

SEYMOUR H. BUCHOLZ Staff Counsel

Mr. J. Edgar Hoover
Director, Federal Bureau of Investigation
Washington, D.C. 20535

Dear Mr. Hoover:

We have received your letter of August 17 together with the enclosed information. Needless to say, this was exactly what we needed. Thank you very, very much.

There are two questions: First, what is the total percentage of the population of Illinois represented in these figures? Second, is it possible to get the race, sex, and age breakdowns for homicide in Illinois for the years 1950 to 1961? We have consulted the Uniform Crime Reports for the years 1950 to 1963 and they do not contain the race, sex, and age breakdowns State by State.

Thank you again for your help:

Sincerely yours,

HEC 55

Richard Gi Whitney

REC 55

61-190-1082

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ST-102

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September 15, 1964

REC- 65 61 - 190 - 1083

Dear Mr.

Rahway, New Jersey

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Your letter of September 11th has been received.

Although I would like to be of service, the FBI being an investigative agency of the Federal Government neither makes evaluations nor draws conclusions as to the character or integrity of any organization, publication or individual. In addition, information contained in our files must be maintained as confidential in accordance with regulations of the Department of Justice. I hope you will not infer either that we do or do not have data in our files relating to the American Civil Liberties Union of New Jersey.

I am enclosing some material which I hope you will find of interest.

MAILED 19

SEP 1 5 1964

COMM-FBI

Sincerely yours,

J. Edgar Hoover

Enclosures (5)

The U.S. Businessman Faces the Soviet Spy

Time of Testing

Internal Security 4-17-62

Shall It Be Law or Tyranny?

Let's Fight Communism Sanely!

NOTE NEXT PAGE.

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NOTE: Correspondent is not identifiable in Bufiles on basis of available information. American Civil Liberties Union is well known to the Bureau. It is a nonpartisan organization devoted solely to the protection and avancement of individual liberties. The Los Angeles Chapter called for abolition of the House Committee on Un-American Activities and the Seattle Chapter recommended an investigation of the FBI.

TRUE COPY

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Federal Bureau of Investigation

Gentlemen:

Would you please inform me if an organization called, "American Civil Liberties Union of New Jersey has any Communist affiliations or has ever been involved in any un-American activities?

Sincerely,

/s/

. b6 b7

Rahway, N.J.

REC-65 61-190-1083

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ack: 9-15-64 WAM: del Federal Bureau of Investigation I entlemen: Would you please inform me if an Corganization called the Comercian Civil & Silverties Union of New Jersey has any has ever been involved in any un-american octivities?

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